

KANSAS REGISTER

State of Kansas

BILL GRAVES
Secretary of State

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State of Kansas

DEPARTMENT OF HEALTH
AND ENVIRONMENTNOTICE OF INTENT TO MODIFY
HAZARDOUS WASTE FACILITY PERMITS

The Kansas Department of Health and Environment (KDHE) may modify the hazardous waste storage permits issued to General Portland, Incorporated (GPI) in Fredonia, Kansas. The modification will allow GPI to construct and operate two additional 150,000-gallon storage tanks, two drum storage facilities (484 55-gallon drums total), and to add wastewater treatment sludges from the manufacture, formulation and loading of lead based initiating compounds (EPA waste code K046) to the list of wastes GPI may accept at the Fredonia facility. The wastes accepted by GPI at Fredonia are burned as an alternate fuel in the on-site cement kilns.

General Portland, Incorporated was originally issued two separate hazardous waste facility permits in 1984—one from KDHE and one from the U.S. Environmental Protection Agency. On October 17, 1985, KDHE received final authorization from EPA to implement the state's hazardous waste management program in lieu of the federal program. The state's final authorization included all portions of the Resource Conservation and Recovery Act (RCRA), except those covered by the Hazardous and Solid Waste Amendments of 1984 (HSWA). The permit modifications GPI has requested are not covered by HSWA. Thus, KDHE is solely authorized to modify both the original KDHE permit and the original EPA permit.

Copies of the administrative record, which include the draft modified permits, the revised permit application and all relevant correspondence, are available

for public review at the addresses listed below during normal business hours beginning on September 24.

KDHE Central Office
Forbes Field, Building 730
Topeka, KS 66620

Fredonia City Hall
314 N. 7th
Fredonia, KS 66736

KDHE Southeast District Office
1500 W. 7th
Chanute, KS 66720

U.S. EPA (RCRA Branch)
726 Minnesota Ave.
Kansas City, KS 66101

Comments or requests for additional information should be directed to John Paul Goetz, Chief, Hazardous Waste Section, at the KDHE central office in Topeka. Comments must be submitted in writing prior to November 9. Requests for additional information, including the fact sheet, may be made by calling (913) 296-1607.

A public hearing to consider this proposed action has been scheduled for 7 p.m. Tuesday, October 27, at the Wilson County Courthouse in Fredonia.

After consideration of all written comments, all verbal comments given at the public hearing, and of the requirements of RCRA and appropriate state statutes and regulations, the Secretary of Health and Environment will make a final decision whether to modify GPI's present hazardous waste facility permits. If the decision is made to issue a permit substantially unchanged from the draft permit modifications made available for public review and comment, the secretary will notify all persons, in writing, who submitted comments or requested notice of the final decision. If the draft permit modifications are substantially changed, the secretary will issue a public notice of the changes.

STANLEY C. GRANT, Ph.D.
Secretary of Health
and Environment

Doc. No. 005782

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Phone: (913) 296-3489

State of Kansas

**STATE CORPORATION COMMISSION
GOVERNOR'S CONSUMER UTILITY
RATEPAYER'S BOARD**

NOTICE OF MEETING

The Governor's Consumer Utility Ratepayer's Board will meet at 10:30 a.m. Monday, October 26, in Room 220 of the State Capitol, Topeka.

SCOTT STOCKWELL
Director of Utilities

Doc. No. 005779

State of Kansas

**DEPARTMENT OF HUMAN RESOURCES
KANSAS ADVISORY COMMITTEE ON
EMPLOYMENT OF THE HANDICAPPED**

NOTICE OF MEETING

The Kansas Advisory Committee on Employment of the Handicapped will meet at 1:45 p.m. Thursday, October 1, in the second floor conference room at 1430 S. Topeka Blvd., Topeka.

DENNIS R. TAYLOR
Secretary of Human Resources

Doc. No. 005792

State of Kansas

**DEPARTMENT OF ADMINISTRATION
DIVISION OF PURCHASES**

NOTICE TO BIDDERS

Sealed bids for the following items will be received by the Director of Purchases, Landon State Office Building, 900 Jackson, Room 102, Topeka, until 2 p.m. C.D.T. on the date indicated, and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

MONDAY, OCTOBER 5, 1987

#27349

University of Kansas Medical Center—SNOW
REMOVAL

#27370

Kansas State University—SNOW REMOVAL

#27702

Department of Revenue—JANITORIAL SERVICES,
Wichita

#70892

Department of Transportation—RADIO TOWERS,
various locations

#70909

Department of Transportation—SWEEPER

#70910

Department of Transportation—STEEL AND
WOOD POSTS, Salina

#70911

Department of Transportation—MOTOR GRADERS,
various locations

#71008

University of Kansas Medical Center—RESEARCH
MICROSCOPE

TUESDAY, OCTOBER 6, 1987

#26761

Kansas State University—BULK LIQUID
NITROGEN

#26780

Department of Administration, Division of
Information Systems and Communications and
statewide—VHF-FM RADIO EQUIPMENT

#70928

Department of Transportation—V-TYPE SNOW
PLOW, various locations

#70942

University of Kansas—DEC SYSTEM UPGRADE

WEDNESDAY, OCTOBER 7, 1987

#70891

University of Kansas Medical Center—CHINA

#70951

Kansas State University—COMPUTER/
MONITOR/SOFTWARE

#70961

University of Kansas—MODEMS

#70962

Wichita State University—SOFTWARE

THURSDAY, OCTOBER 8, 1987

#70975

Department of Administration, Division of Accounts
and Reports—W-2 CONTINUOUS FORMS

#70976

Department of Transportation—MICROFILM
READER PRINTER

#70994

Pittsburg State University—PLAIN PAPER COPIER

FRIDAY, OCTOBER 9, 1987

#71009

Osawatomie State Hospital—HEMATOLOGY
ANALYZER

#71010

Kansas State University—POWER SUPPLY

#71024

University of Kansas Medical Center—WAVEFORM
RECORDING SYSTEM

#71025

University of Kansas Medical Center—BASSINET
STANDS

THURSDAY, OCTOBER 29, 1987

#26223

Department of Human Resources—PROPERTY
INSURANCE

**REQUEST FOR PROPOSALS
MONDAY, OCTOBER 5, 1987**

#27697

**GAME SHOW NEGOTIATED PROCUREMENT
FOR THE KANSAS LOTTERY**

NICHOLAS B. ROACH
Director of Purchases

Doc. No. 005784

State of Kansas

STATE CORPORATION COMMISSION

NOTICE OF HEARING

The State Corporation Commission has issued an order which penalized Leo Michaelis Oil Operations for failure to obtain injection well authority for the Deines well located in the Northeast Quarter, Section Thirty-six (36), Township Fifteen (15) South, Range Fourteen (14) West, Russell County, Kansas, prior to using such well as required by K.A.R. 82-3-400.

Pursuant to K.S.A. 55-164, the matter is set for hearing at 1:30 p.m. Friday, October 9, in the hearing room of the Conservation Division, 300 Colorado Derby Building, 202 W. 1st, Wichita.

JAMES E. BROWNE
Assistant General Counsel

Doc. No. 005786

State of Kansas

TOPEKA STATE HOSPITAL

NOTICE TO BIDDERS

In accordance with 1987 House Bill No. 2097, the Secretary of Social and Rehabilitation Services is offering for sale a 5.5 plus land-locked tract of land located north of I-70 and MacVicar Avenue, fronting the river.

The tract of land is in the northeast quarter of section 26, township 11 south, range 15 east of the 6th p.m., city of Topeka, Shawnee County, Kansas, more particularly described as: Beginning at a point on the east line of said northeast quarter 2,168.89 feet north of the southeast corner of said northeast quarter, said point being on the north right of way line of the Chicago, Rock Island, and Pacific railroad; thence westerly on the north right of way line of the Chicago, Rock Island and Pacific railroad to a point 160.00 feet east of the city of Topeka property; thence northerly and parallel with the east line of the city of Topeka property to the south bank of the Kansas river; thence easterly on the south bank of the Kansas river to the east line of said northeast quarter; thence south on the east line of said northeast quarter 351.62 feet, more or less, to the point of beginning.

Interested bidders may contact the Division of Purchases, Landon State Office Building, Topeka, (913) 296-2377, to obtain bid forms. The Division of Purchases file number is 70378.

Sealed bids are to be submitted to the Division of Purchases by 2 p.m., November 6.

L. WINSTON BARTON
Secretary of Social and
Rehabilitation Services

Doc. No. 005791

State of Kansas

BOARD OF HEALING ARTS

NOTICE OF HEARING
ON PROPOSED
ADMINISTRATIVE REGULATIONS

A public hearing will be held at 1:30 p.m. Saturday, October 10, in the office of the Board of Healing Arts, Suite 553, 900 S.W. Jackson, Topeka, to consider the adoption of proposed temporary and permanent rules and regulations.

All interested parties may attend and will be given an opportunity to express comments either orally or in writing, or both. Those persons unable to attend may submit written comments before the hearing to the Kansas Board of Healing Arts. For those who desire to present testimony in person at the hearing, prior notice to the board would be helpful in arranging the agenda. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentation to five minutes.

Following the hearing, all written and oral comments submitted by interested parties will be considered by the Kansas Board of Healing Arts as the basis for making the proposed changes to these regulations.

The following is a brief summary of the proposed regulations, all of which are now regulations applying to the issuance of exempt licenses:

(1) K.A.R. 100-10a-1 specifies the information to be contained in applications for exempt licenses.

(2) K.A.R. 100-10a-2 sets forth the requirements to be fulfilled by an exempt license holder when the scope of professional activities are proposed to be changed.

(3) K.A.R. 100-10a-3 specifies the manner for renewal of an exempt license.

(4) K.A.R. 100-10a-4 sets forth the criteria the board will utilize in determining the qualifications of applicants for an exempt license.

(5) K.A.R. 100-10a-5 specifies the requirements for converting an exempt license to a license to regularly practice the healing arts.

(6) K.A.R. 100-10a-6 specifies that engaging in professional activities not divulged to the board may constitute dishonorable conduct.

(7) K.A.R. 100-11-5 sets the fees for exempt licenses and conversion and renewal of exempt licenses.

(8) K.A.R. 100-22-2 specifies that the failure to divulge all professional activities to be performed under an exempt license may constitute dishonorable conduct.

There will be no fiscal impact upon the general public, the State Board of Healing Arts, or persons regulated by the adoption of these regulations.

Copies of the regulations and fiscal impact statements may be obtained by writing the Board of Healing Arts.

CHARLENE K. ABBOTT
Executive Secretary

Doc. No. 005793

State of Kansas

LEGISLATURE

INTERIM COMMITTEE SCHEDULE

The following committee meetings have been scheduled during the period of September 28 through October 11:

Date	Room	Time	Committee	Agenda
Sept. 27/28			Legislative Educational Planning Committee	Conference at Ramada Inn for invited administrators, board members, and others.
Sept. 30	519-S	10:00 a.m.	Special Committee on Transportation	30th: Hearings on Proposal No. 31—Drivers' License Requirements—Interstate Carriers; Proposal No. 41—Transportation Services to Elderly and Handicapped Persons; Proposal No. 33—Highway Project Priorities. Committee discussion and instructions to staff re Proposals No. 31, No. 33 and No. 41.
Oct. 1	519-S	9:00 a.m.		
Oct. 1	423-S	10:00 a.m.	Special Committee on Ways and Means—SRS	1st: Review by SRS and public hearing on community mental health and mental retardation programs.
Oct. 2	423-S	8:00 a.m.		2nd: Public hearings on SRS medical assistance program; update on federal welfare reform.
Oct. 5	514-S	10:00 a.m.	Joint Committee on Administrative Rules and Regulations	Agenda unavailable.
Oct. 6	514-S	9:00 a.m.		
Oct. 6	123-S	10:00 a.m.	Special Committee on Ways and Means	Agenda unavailable.
Oct. 7	123-S	9:00 a.m.		
Oct. 8	514-S	10:00 a.m.	Special Committee on Energy and Natural Resources	Agenda unavailable.
Oct. 9	514-S	9:00 a.m.		

WILLIAM R. BACHMAN
Director of Legislative
Administrative Services

State of Kansas

BOARD OF TECHNICAL PROFESSIONS

NOTICE OF MEETING

The Kansas Board of Technical Professions will have a full board meeting at 8:30 a.m. Friday, October 2, in the board's office, Suite 507, Landon State Office Building, 900 S.W. Jackson, Topeka. The meeting is open to the public.

BETTY ROSE
Executive Secretary

Doc. No. 005797

State of Kansas

DEPARTMENT OF TRANSPORTATION

NOTICE TO CONTRACTORS

Sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the office of the Chief of Construction and Maintenance, K.D.O.T., Topeka, until 10 a.m. C.D.T. October 15, 1987, and then publicly opened:

DISTRICT ONE—Northeast

Atchison—59-3 X-1303-02—Atchison, Topeka and Santa Fe Railway crossing of U.S. 59 southwest of Cummings, grading and surfacing. (Federal Funds)

Johnson—46 U-1066-01—Blackbob Road over Indian Creek in Olathe, 0.2 mile, bridge replacement. (Federal Funds)

Nemaha—63-66 K-2962-01—U.S. 63, Turkey Creek bridge 23, 7.6 miles north of the west junction of U.S. 36, bridge repair. (State Funds)

Shawnee—470-89 K-3099-01—Intersection of U.S. 75 and Huntoon Avenue and I-470 ramp, traffic signal. (Federal Funds)

Wyandotte—105 U-1072-01—K-32 and 68th Street and Kansas in Kansas City, intersection improvement. (Federal Funds)

DISTRICT TWO—Northcentral

Dickinson—4-21 K-2354-01—K-4, Lime Creek bridge 48, 1.0 mile east of the junction of K-4 and K-218, bridge replacement. (Federal Funds)

DISTRICT THREE—Northwest

Logan—55 C-2471-01—County road, 5.0 miles south and 5.8 miles west of Oakley, then west, 0.2 mile, grading and bridge. (Federal Funds)

Norton—69 U-1052-01—Second Street from Horace Greeley to Taft in Norton, bridge replacement. (Federal Funds)

DISTRICT FOUR—Southeast

Bourbon—6 C-2550-01—County road, 10.6 miles south of Fort Scott on the Missouri-Kansas line, then south, 0.2 mile, grading and bridge. (Federal Funds)

Labette—50 C-2237-01—County road, 2.5 miles south and 5.5 miles west of Oswego, then west, 0.3 mile, bridge replacement. (Federal Funds)

DISTRICT FIVE—Southcentral

Pawnee—73 C-2592-01—County road, 3.2 miles north and 3.7 miles west of Garfield, then west, 0.1 mile, grading and bridge. (Federal Funds)

Rice—80 C-2303-01—County road, 3.2 miles south and 1.8 miles east of Geneseo, then east, 0.1 mile, bridge replacement. (Federal Funds)

Sedgwick—87 C-2615-01—Intersection of 47th Street south and Rock Road, southeast of Wichita, traffic signal. (Federal Funds)

Sedgwick—87 C-2616-01—Intersection of 63rd Street south and Rock Road, southeast of Wichita, intersection improvement. (Federal Funds)

Sedgwick—87 U-1006-01—21st and Hillside in Wichita, intersection improvement. (Federal Funds)

DISTRICT SIX—Southwest

Kearny—47 C-2342-01—County road, 2.0 miles south and 1.2 miles west of Deerfield, then west, 0.2 mile, bridge replacement. (Federal Funds)

Meade—60 C-2346-01—County road, 10.0 miles east and 6.7 miles south of Meade, then south, 0.2 mile, bridge replacement. (Federal Funds)

Seward—88 C-2477-01—County road, 12.0 miles north of Liberal, then north, 0.4 mile, bridge replacement. (Federal Funds)

Proposals will be issued upon request to all prospective bidders who have been prequalified by the Kansas Department of Transportation on the basis of financial condition, available construction equipment, and experience. Also, a statement of unearned contracts (Form No. 284) must be filed. There will be no discrimination against anyone because of race, age, religion, color, sex, handicap or national origin in the award of contracts.

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying that such person, firm, association or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid. This sworn statement shall be in the form of an affidavit executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer oaths. The required form of the affidavit will be provided by the state to each prospective bidder. Failure to submit the sworn statement as part of the bid-approval package will make the bid nonresponsive and not eligible for award consideration.

Plans and specifications for the projects may be examined at the office of the respective county clerk or at the K.D.O.T. district office responsible for the work.

HORACE B. EDWARDS
Secretary of Transportation

Doc. No. 005783

State of Kansas

SECRETARY OF STATE

NOTICE OF FORFEITURE

In accordance with K.S.A. 17-7510, the authority of the following foreign corporations to do business in the state of Kansas has been forfeited for failure to file an annual report and pay the annual franchise tax, as required by the Kansas General Corporation Code.

A. L. Management, Inc., Bloomington, IL.
AMF Incorporated, White Plains, NY.
A.P.N., Inc., Kansas City, MO.
Adjustors Corporation of America, Inc., New York, NY.
Advancon, Inc., Richardson, TX.
Africo Exploration's Ltd., Tulsa, OK.
Agrigenetics Research Associates Limited, Denver, CO.
Airtime Communications, Inc., Arlington, TX.
Alamo Athletics, Inc., Dallas, TX.
All American Pipeline Company, Lafayette, LA.
Allied Copy Equipment Leasing, Inc., Kansas City, MO.
Amecks, Inc., St. Louis, MO.
American Brands, Inc., Stamford, CT.
American Communication Corporation, Wilmington, DE.
American Completion Company, Topeka, KS.
American Electric Company, Philadelphia, PA.
American Service Bureau, Inc., Chicago, IL.
American Shallow Development, Inc., Tulsa, OK.
American Trailers, Incorporated, Lewisville, TX.
Angle and Associates, Inc., Gladstone, MO.
Angus Petroleum Corporation, Golden, CO.
Animal-Kind, Incorporated, Kansas City, MO.
Anso, Inc., Evansville, IN.
Anson Corporation, Oklahoma City, OK.
Anson Transportation Company, Oklahoma City, OK.
The Answer—The Elegant Large Size Discounter, Inc., Newport News, VA.
Apartment Finders of America, Inc., Bangor, ME.
Apparel Marketing Industries, L.P., Topeka, KS.
Arch Development Co., Inc., Thornton, CO.
Arikan Farms II Limited Partnership, Chetopa, KS.
Arlington Energy Income Partners, Ltd., Denver, CO.
Armco Atlantic, Inc., Cincinnati, OH.
Arps Petroleum Company, Redmond, WA.
Askar Corp., Prior Lake, MN.
Associated Natural Gas, Inc., Denver, CO.
Atlas Railroad Construction Co., Eighty Four, PA.
Auto Trends, Inc., Kansas City, KS.
Automotive Professionals, Inc., Rolling Meadows, IL.
Azar's Motor Inns, Inc., Fort Wayne, IN.
B Ltd., Hendersonville, NC.
B. F. Walker, Inc., Denver, CO.
B. H & M Development, Inc., Joplin, MO.
B. J. Drilling, Ponca City, OK.
BMF World Trade, Inc., Wilmington, DE.

Bartlesville Dirt and Excavation Company, Inc., Bartlesville, OK.
Barton ATC, Inc., Murfreesboro, TN.
Bayer (USA) Inc., New York, NY.
The Beck Company, Dallas, TX.
Bedford Properties, Inc., Lafayette, CA.
Behaviortech, Inc., Lawrence, KS.
Bell Atlantic Ventures, Inc., Wilmington, DE.
Beneficial Leasing Corporation, Wilmington, DE.
Betsy's, Inc., Overland Park, KS.
Big Wheels, Inc., Paxton, IL.
Bill Fagan, Inc., Kansas City, KS.
Bill's Coal Company, Inc., Pittsburg, KS.
Bingo Catering & Supplies, Inc., Kansas City, KS.
Biotek Research, Inc., St. Louis, MO.
Black Gold Exploration Ltd., Denver, CO.
Blue Ridge Land Co., Shawnee Mission, KS.
Bluestem Production Company, Tulsa, OK.
Bluewater Oil and Gas Company, Inc., Houston, TX.
Bob's Car Wash, Inc., Topeka, KS.
Bonded Building Services, Inc., Wichita, KS.
Bowen Supply, Inc., Americus, GA.
Box Energy Company, Dallas, TX.
Brand Examination Services & Testing Co., Dover, DE.
Brand Industrial Services, Inc., Park Ridge, IL.
Brecht Medical, Inc., Orlando, FL.
British Woods Associates, L.P., Topeka, KS.
Buckhorn, Inc., Columbus, MO.
Bushman Construction Company, Topeka, KS.
Business & Commercial Property Brokers, Inc., Blue Springs, MO.
Business Telecommunication Rentals, Inc., Lenexa, KS.
By-Prod Corporation, E. St. Louis, IL.
C and E Operators, Inc., Dallas, TX.
C & L Pizza, Incorporated, Lakewood, CO.
C-I-L Corporation of America, Stamford, CT.
The CIT Group/Sales Financing, Inc., Livingston, NJ.
CKB & Associates, Inc., Dallas, TX.
CRY02 Corporation, Fort Pierce, FL.
CSI Sign Corporation, Kansas City, MO.
C. V. of Hesston, Ltd., Boulder, CO.
Cain Investment Properties, Ltd., LaCanada, CA.
Callon Drilling Fund 1983-A, Topeka, KS.
Callon Drilling Fund 1983-B, Topeka, KS.
Callon Operating Company, L.P., Topeka, KS.
Calvin Bullock, Ltd., New York, NY.
Canadian Cheyenne Petroleum Corp., Calgary, Alberta, Canada.
Capital Legal Foundation, Washington, DC.
Caradco Corporation, Rantoul, IL.
Cardon Corporation, Mesa, AZ.
Caring Live-Ins, Inc., Kansas City, MO.
Case Homestead Insulation Co., Ltd., Independence, MO.
Catanzarite Management Corporation, Akron, OH.
Ceas Development Company, Barrington, IL.
Celeron Corporation, Wilmington, DE.

(continued)

- Central Shipping Delivery Systems, Inc.,
Kansas City, MO.
Certified Transmission Rebuilders, Inc.,
Omaha, NE.
Champion Warehouse Properties, Inc.,
Stamford, CT.
Charter Production & Energy, Inc., Gladstone, MO.
The Chase Manhattan Corporation, New York, NY.
Chase Manhattan Leasing Corporation,
New York, NY.
Chasewood Partners I—Kansas City, Mission, KS.
Church of Gospel Ministry Incorporated,
Chula Vista, CA.
Chuska Energy Company, Kingwood, TX.
Cigna Individual Financial Services Company,
Wilmington, DE.
City Transfer Company, Shawnee Mission, KS.
Class Reunion, Inc., Skokie, IL.
Classic Petroleum Corp., Denver, CO.
Clay Blair Michigan Investment Company,
Shawnee Mission, KS.
Coalition to Stop Government Waste, Inc.,
New York, NY.
Cochran-Dean Co., New York, NY.
Colar Games, Inc., Kansas City, MO.
Colkan, Inc., Colorado Springs, CO.
Com-Schule, Inc., Independence, MO.
Community Credit Corporation, Houston, TX.
Compass Communications, Inc., Peoria, IL.
Computer Merchants, Inc., Kansas City, MO.
Congoleum Corporation, Portsmouth, NH.
Conreal Management Company, Sherman Oaks, CA.
Consolidated Dentalcorp, Inc., Framingham, MA.
Consolidated Group, Inc., Framingham, MA.
Consulting Group-Lincoln, Inc., Lincoln, NE.
Core-Mark Midcontinent, Inc., Little Rock, AR.
Corkern Construction Company, Inc., Jackson, MS.
Cotton Petroleum Corporation 1971-B Oil & Gas
Program, Tulsa, OK.
Country Inn Motel, Inc., Carroll, IA.
Creative Color Corporation, Kansas City, MO.
The Credit Card Corporation, Kansas City, MO.
Crow-Spaulding #10, Limited Partnership,
Lenexa, KS.
Crow-Spaulding #9, Limited Partnership,
Lenexa, KS.
Crown Drilling Ltd., Virden, KS.
Cummins Southern Plains, Inc., Columbus, IN.
Curry X-Ray, Incorporated, Milo, MO.
DFS Drilling Associates-I, Topeka, KS.
D.S.A. Marketing Corporation,
Shawnee Mission, KS.
DA Morris-Scott Ltd., Topeka, KS.
Dacker Resources, Inc., Calgary, Alberta, Canada.
Dairy Sweet Corporation, Des Moines, IA.
Dalbanne Pritchett, Ltd., Kansas City, MO.
Dalgarno Transportation, Inc., Aberdeen, MS.
Dallas 3 T's, Inc., Dallas, TX.
Danson Institutional Series 82E-1 Corporation,
Dover, DE.
Danson 1981-82 Oil and Gas Income Fund-Series
1982-2, Philadelphia, PA.
Daniel Enterprises, Inc., Springfield, MO.
Darenco, Inc., Fort Worth, TX.
Davis Brothers Farms, Inc., Burlington, CO.
The Dayton Hydraulic Company, Dayton, OH.
Del Securities Corporation, Rockville, MD.
Delmed, Inc., Wilmington, DE.
Denver Securities Corporation, Denver, CO.
Dick International, Inc., Pittsburgh, PA.
Dickens Transport, Inc., Pleasant Valley, MO.
Digus Group, Ltd., Kansas City, MO.
Dlott Enterprises, Inc., Dallas, TX.
Dorchester Inns-II, Ltd., Norman, OK.
Double A Land and Cattle Company, Superior, NE.
DRC Consultants, Inc., Flushing, NY.
Drywall Construction Specialties, Inc.,
Kansas City, MO.
Duellman Investments, Inc., Dayton, OH.
Dunlop Sports Corporation, Wilmington, DE.
Durakon Industries, Inc., Lapeer, MI.
The Dutton Corporation, Kansas City, MO.
Dyco 1984 Private Drilling Limited Partnership,
Topeka, KS.
Dynamar Energy, Inc., Calgary, Alberta, Canada.
The E.C. Corporation, Oak Ridge, TN.
ECL Industries, Inc., New York, NY.
E. F. Hutton Properties I Inc., New York, NY.
E. G. Fibres, Ltd., Westwood, KS.
E. G. Todd Associates, Inc., New York, NY.
E.M.K., Inc., Kansas City, MO.
EOR Producers, Ltd., Chaute, KS.
EPC 1981-A, Ltd., Midland, TX.
Eads Operating Company, Houston, TX.
The Eagle Construction Corporation, Loveland, CO.
Econo Suites of America, Inc., Charlotte, NC.
Econotax, Inc., Athens, GA.
Edgemont Realty Partners, Ltd., Topeka, KS.
Edo Corporation, New York, NY.
Edwardsville Ready-Mix, Inc., Overland Park, KS.
Ellis & Associates, Inc., Seneca, MO.
Energy Capital Development Corporation,
Rosslyn, VA.
Energy Exteriors, Ltd., Des Moines, IA.
Energysearch 1982-2 Development Drilling
Partnership, Wynnewood, PA.
Enterprise Wholesale, Inc., Kansas City, MO.
Enterra Corporation, Wilmington, DE.
Entex Energy Operating, Ltd., Topeka, KS.
Executive Duplexes, Kansas City, MO.
Executone Systems, Inc., Dover, DE.
Exide Corp., Horsham, PA.
Fabric Wall, Inc., Kansas City, MO.
Faith Partners Incorporated, Englewood, CO.
Falcon Cablevision, A California Limited
Partnership, Topeka, KS.
Federal Ore & Chemicals, Inc., Houston, TX.
Ferret Exploration Company, Inc., Denver, CO.
Ferro Corporation, Cleveland, OH.
Field Tech, Inc., Colorado Springs, CO.
Figg and Muller Engineers, Inc., Tallahassee, FL.
Financial Planners Equity Corporation, Novato, CA.
Firestone Real Estate Leasing Company,
Cleveland, OH.
First Energy Resources Drilling Program 1983-1,
Topeka, KS.

- First Financial Energy Limited Partnership 1981-2,
Boston, MA.
First Financial Energy Limited Partnership 1981-3,
Boston, MA.
First Signal, Ltd., Lawrence, KS.
Flo-Wal Farms, Inc., Dewitt, NE.
Ford Motor Credit Company, Dearborn, MI.
The Forms Group, Inc., Itasca, IL.
Forsum Rehabilitation & Development Corp.,
Burlington, CO.
Fox Furnace Company, Inc., Kansas City, MO.
Free Congress Research and Education Foundation,
Washington, DC.
Freightcor Contract Services, Inc., Lenexa, KS.
Freightcor Forwarding Services, Inc., Lenexa, KS.
Freightcor Services, Inc., Lenexa, KS.
Freightcor Steel Services, Inc., Lenexa, KS.
Friendship Inns International, Inc.,
Wilmington, DE.
Full Line Glass Distributors, Inc., Fort Worth, TX.
G. A. Thompson, Incorporated, St. Joseph, MO.
G. D. Ritzzy's, Inc., Wilmington, DE.
GFSL, Inc., Wilmington, DE.
GHA Lock Joint, Inc., Wharton, NJ.
GKN Hayward Baker, Inc., Odenton, MD.
G. W. Ryan Distributing Company, Inc.,
Kansas City, MO.
GAJH 1985 Limited Partnership, Topeka, KS.
Gallagher's Restaurants Inc., Houston, TX.
Garden Truck Plaza, Inc., Garden City, KS.
Gascan Resources, Inc., Calgary, Alberta, Canada.
Gates Engineering Company, Inc., Wilmington, DE.
Gene Carlyle Buick-Pontiac, Inc., Paola, KS.
General Warranty Corporation Insurance Agents &
Administrators, Harbor City, CA.
Geophysical Service, Inc., Dallas, TX.
George T. Cook Company, Kansas City, MO.
Georgetti Ltd., Kansas City, KS.
Geraghty & Miller Ground Water Engineers, Inc.,
Palm Beach, FL.
Glenborough Operating Co., Ltd., A California
Limited Partnership, Topeka, KS.
Glenwil Energy Corporation, Houston, TX.
Gobb Corp., Houston, TX.
Golden West Corporation, Kansas City, MO.
Grace Retail Corporation, New York, NY.
Graue-Haws, Inc., Dallas, TX.
Gray Energy Corporation, Dallas, TX.
The Grayrock Corporation, Dallas, TX.
Great American Snacks, Inc., Kansas City, MO.
Great Kut, Incorporated, Kansas City, MO.
Great Lakes International Distributors, Inc.,
Chicago, IL.
Great Plains Management of Lee's Summit, Inc.,
Lee's Summit, MO.
Greener & Associates, Inc., Richardson, TX.
Greyhound Temporary Personnel, Inc.,
Lyndhurst, NJ.
Growth Capital Investments, Inc., Wayne, PA.
Guerdon Industries, Inc., Louisville, KY.
H & B "74" Ltd., Oklahoma City, OK.
HBM-Kansas, Kansas City, MO.
Haas Publishing Company, Inc., Norcross, GA.
Hudson 1982 Oil and Gas Program-A,
Shawnee, OK.
Hal Hudson Property Management Company,
Topeka, KS.
Hanover Investment Securities, Inc.,
Kansas City, MO.
Harmack, Inc., Minden, NE.
Harmel, Inc., Kansas City, MO.
Harris Waste Control, Inc., Highland Park, IL.
Harvard Petroleum Corporation, Roswell, NM.
Harvard Petroleum, Ltd.-Series 1983-A,
Roswell, NM.
Health Productivity Systems, Inc.,
Independence, MO.
Healthcare Informations Systems, Inc.,
Kansas City, MO.
Helmick & Lutz Company, Minneapolis, MN.
Henry C. Beck Company, Dallas, TX.
Heritage Management Corporation,
Los Angeles, CA.
Herndon Construction Company Inc.,
Monticello, IA.
Highway Film Delivery, Inc., Dover, DE.
Hollander & Company, Inc., St. Louis, MO.
Holt Oil & Gas Corporation, Dallas, TX.
Hooker Investments, Ltd., Wichita, KS.
Horseshoe Operating, Inc., Midland, TX.
Hudson Oil Company of Oklahoma, Inc.,
Tulsa, OK.
Hugoton Oil & Gas Company, Inc., Topeka, KS.
Hugs Not Drugs Care Unit Alumni Inc.,
Topeka, KS.
Hutchinson 47, Ltd., Topeka, KS.
Hutton Energy Services II Inc., New York, NY.
Hutton/Westgate Associates, A Limited Partnership,
Topeka, KS.
Hydraulics Unlimited Mfg. Co., Eaton, CO.
IDC Energy Corporation, New York, NY.
IPI-Santa Fe Associates, Olathe, KS.
ITSA Paper Company, Inc., Chanute, KS.
ITT Commercial Finance Corp., St. Louis, MO.
Independent Installers, Incorporated,
Baton Rouge, LA.
The Industrial Company of Steamboat Springs, Inc.,
Houston, TX.
Ink Maine-Anjou Association, Lincoln, NE.
Innovative Health Care Physicians, Inc.,
Kansas City, MO.
Innovative Vision Services, Inc., Kansas City, MO.
Intercart Digital Mapping, Inc., Manchester, MO.
Intergraph Corporation, Huntsville, AL.
Interlake Explorations, Inc., Calgary, Alberta,
Canada.
International Fruit of Massachusetts, Inc.,
Taunton, MA.
International Surfacing, Inc., Phoenix, AZ.
Interstate Guttering and Insulation Co., Inc.,
Kansas City, KS.
Ireco Incorporated, Wilmington, DE.
J L W Land Co., Paxton, IL.
J. K. Restaurants of Wichita, Inc.,
Oklahoma City, OK.

(continued)

- JPL Gas, Inc., Denver, CO.
J. Robert Sheeks & Co., Incorporated,
Spokane, WA.
J.R.W. Trucking, Inc., Chicago, IL.
J. T. Richardson Rig & Construction, Inc.,
Omaha, NE.
J/T Transport Company, Inc., Kansas City, MO.
J. A. Lee Lumber & Hardware, Inc., Quapaw, OK.
Jaguar Meter Service, Inc., Dallas, TX.
Jason, Inc., Junction City, KS.
Jefferson Place, Ltd., Mission, KS.
John P. Lockridge Operator, Inc., Denver, CO.
John Wallace Dodge, Inc., Wilmington, DE.
John Watson Landscape Illumination, Incorporated,
Dallas, TX.
KAT, Inc., Chesterton, IN.
K. L. Towle, Inc., Hobbs, NM.
KM General Agency, Inc., Dallas, TX.
Kaiser Electric of Kansas City, Inc.,
Kansas City, MO.
Kan/Del Hotel Investment Partners, L.P.,
Topeka, KS.
Kansas City Associates, Topeka, KS.
Kansas City Escrow Corporation, Gladstone, MO.
Kansas City IPA, Inc., Kansas City, MO.
Kansas City Land Holding Company, Inc.,
Kansas City, MO.
The Kansas City Neighborhood Alliance, Kansas
City, MO.
Kansas City Real Estate Properties, Inc.,
Kansas City, MO.
Kansas City Terminal Warehouse Company, Inc.,
St. Paul, MN.
Kansas Commerce Associates, L.P.,
Kansas City, MO.
Kansas Microwave, Inc., Lenexa, KS.
Kansas Psychiatric Institutes, Inc., Olathe, KS.
Kansas Rural Housing of Columbus, Topeka, KS.
Kasle Explorations, Inc., Calgary, Alberta, Canada.
Kansas Pilots Association, Inc., Leawood, KS.
Keenan & Johnson, Inc., Kansas City, MO.
Keepsake Portraits, Inc., Aurora, CO.
Kenoil Corp., New York City, NY.
Kimbark Oil & Gas 81, Ltd., Denver, CO.
Kimbark Oil & Gas 82-A, Ltd., Denver, CO.
Kimbark Oil & Gas 82-B, Ltd., Denver, CO.
Kimbark Oil & Gas 84-A, Ltd., Topeka, KS.
Kincaid Waterflood, Ltd., Oklahoma City, OK.
Kinder Manufacturing Corporation,
Portsmouth, NH.
Kinney Oil Company, Denver, CO.
Knudson, Inc., Council Bluffs, IA.
Koken Manufacturing Company, Inc.,
St. Louis, MO.
Krauss-Maffei Corporation, Florence, KY.
Kroh Brothers, Inc., Kansas City, MO.
Kusan, Inc., Brentwood, TN.
L H Entergy, Inc., Coffeyville, KS.
Lac Minerals (USA), Inc., Toronto, KS.
The Laner Company, Kansas City, MO.
Laroche Industries Inc., New York, NY.
Larson Manufacturing Company of Kansas, Inc.,
Merriam, KS.
Lawrence & Associates Construction, Ltd.,
Prairie Village, KS.
Lawyers on Call of Missouri, Inc., Atlanta, GA.
LBI Construction, Inc., Houston, TX.
Lease Guaranty Corporation, Englewood, CO.
Liberal Highways, Inc., Liberal, KS.
Lift High the Cross Incorporated, Newton, KS.
Lignum Oil Company, Houston, TX.
Lincoln-McKay Development, Inc., Calgary,
Alberta, Canada.
Lion Funding Corp., Dallas, TX.
Local Digital Distribution Company, Inc.,
New York, NY.
Lockwood Housing Development Corporation,
St. Louis, MO.
Logistics Express, Inc., Anaheim, CA.
Love Painting Company, Inc., Kansas City, MO.
MCRU Investments, Ltd., Kansas City, KS.
MEC Development Co., Inc., Overland Park, KS.
M. T. Enterprises of KC, Inc., Raytown, MO.
M T Y Company, Prairie Village, KS.
MTS Limited Partnership, Amarillo, TX.
M. W. Kellogg Constructors, Inc., Wilmington, DE.
MacQuest Resources, Inc., Calgary, Alberta,
Canada.
MaGuire Insurance Agency, Inc., Wynnewood, PA.
Mako, Inc., Tulsa, OK.
Management Dynamics, Inc., Kansas City, MO.
Mangelsdorf Securities, Inc., Dallas, TX.
Manhattan Investors Limited Partnership,
Duluth, MN.
Marcom of Kansas, Ltd., Ottawa, KS.
Mark J. Coco, Incorporated, Kansas City, MO.
Market Facts, Inc., Chicago, IL.
Marketforce International, Inc., Kansas City, MO.
May Energy Partners Operating Partnership Ltd.,
Topeka, KS.
May Limited Partnership 1983-2, Topeka, KS.
May Limited Partnership 1983-3, Topeka, KS.
May/NHI Drilling Partnership, Dallas, TX.
McDuff, Scott & Associates, Inc., Houston, TX.
McKinney-Baker Inc., Kansas City, MO.
McQuaid Brothers Construction Company, Inc.,
Kansas City, MO.
Mechanical Technology, Inc., Kansas City, MO.
Medallion Petroleum, Inc., Tulsa, OK.
Medical Surgical Suppliers, Inc., Des Moines, IA.
Meridian Village Partnership, Topeka, KS.
Merit Baking Company, Boone, IA.
Merland Oil & Gas, Inc., Houston, TX.
Metpath Inc., Teterboro, NJ.
Metro Energy, Inc., Gladstone, MO.
Mid America Food Systems, Inc., Omaha, NE.
Mid-America Lawn & Tree Service, Inc.,
Blue Springs, MO.
Mid-America Medical Affiliates, Inc.,
Kansas City, MO.
Mid-America Oil & Gas Reserve Company,
Kansas City, MO.
Mid America Rail Properties, Inc., Chicago, IL.
Mid America Restaurant Properties, Inc.,
Omaha, NE.

Midtown Insurance Agency, Inc.,
Prairie Village, KS.
Midwest Business Brokers, Inc.,
Lee's Summit, MO.
Midwest Reading and Dyslexia Clinic, Inc.,
Shawnee Mission, KS.
Midwest Sign Brokers Company, Inc.,
Des Moines, IA.
Midwest Sikh Association, Inc., Raytown, MO.
Mills Well Logging Services, Inc., Lexington, OK.
Mincomp Exploration, Inc., Englewood, CO.
Minneapolis Teachers' Retirement Fund
Association, Minneapolis, MN.
Mission Resources, Inc., Calgary, Alberta, Canada.
Missouri Chemical Company, St. Joseph, MO.
Missouri City Stone Co., Dallas, TX.
Missouri Coalition for the Environment,
St. Louis, MO.
Missouri Valley Fibers, Inc., Kansas City, MO.
Mister Minit America, Inc., Rockville, MD.
Modern Exteriors, Inc., Topeka, KS.
Modern-West, Inc., Denver, CO.
Mohawk Oil and Gas Corp., Denver, CO.
Moka Corporation, Overland Park, KS.
Montgomery Elevator Operating Company,
Wilmington, DE.
Montgomery Exploration Company, Ltd.,
Elkhart, KS.
Moore & More, Inc., Kansas City, MO.
Morgan Furze Ltd., Fort Lee, NJ.
Motel 6, Inc., Santa Barbara, CA.
Mountain States Exploration Inc., Billings, MT.
Movietime, Inc., Wilmington, DE.
MTS Limited Partnership, Amarillo, TX.
Murcon Development, Inc., Calgary, Alberta,
Canada.
NIDD Limited, Garfield, NJ.
Nashville Enterprises, Inc., Webb City, MO.
National Association of Anorexia Nervosa and
Associated Disorders Inc., Highland Park, IL.
National Convalescent Care Centers, Inc.,
Grand Prairie, TX.
National Corrections Corporation, Santa Fe, NM.
The National Council of the Churches of Christ in
the U.S.A., New York, NY.
National Education Home Health Agency, Inc.,
Dallas, TX.
National Electric Construction Co., Inc.,
Kansas City, MO.
National Exterminating Co., Chicago, IL.
National Promotional Concepts Corp.,
Des Moines, IA.
National Refractories & Minerals Corporation,
Oakland, CA.
National Teacher Associates, Inc., Dallas, TX.
National Warranty Corporation, Kinston, NC.
Natural Resources International, Inc.,
Longview, TX.
Navajo Express, Inc., Commerce City, CO.
Negey Associates, Inc., Fair Lawn, NJ.
Network Multi-Family Security Corporation,
Carrollton, TX.

New Century Oil and Gas Supply, Inc.,
Beverly Hills, CA.
New Lady Fitness, Inc., Kansas City, MO.
Newpark Fluid Partners, Inc., Wilmington, DE.
Nile Enterprises, Inc., Sarasota, FL.
Nimko Industries, Inc., Leawood, KS.
Nixdorf Leasing, Inc., Burlington, MA.
North American Refractories Company,
Cleveland, OH.
Northern Contract Service, Co., Lemmon, SD.
Northern Pump Company, Minneapolis, MN.
Northwest Services, Incorporated, Houston, TX.
Northwestern Travel Service, Inc.,
Minneapolis, MN.
Nuckols & Associates Security, Inc.,
Cincinnati, OH.
Numart of Johnson County, Inc., Kansas City, MO.
Numart of Topeka, Inc., Kansas City, MO.
Numart, Inc., Kansas City, MO.
Numericom Inc., Fort Worth, TX.
Oar Corporation, Wilmington, DE.
O'Bryan Preventive Maintenance Systems, Inc.,
Kansas City, MO.
Ocelot Energy Corp., Denver, CO.
Ocona, Inc., Golden, CO.
O'Connor Realty Advisors Incorporated,
Overland Park, KS.
Ogle Petroleum Inc., Santa Barbara, CA.
Oil Recovery Corporation of America,
Nashville, TN.
Ok-Kan Disposals, Inc., Woodward, OK.
Olde English Manor Associates, Ltd.,
St. Louis, MO.
One Hour Service, Inc., Blue Springs, MO.
Onec Exploration, Ltd.-1980B-1, Metairie, LA.
Open Doors With Brother Andrew, Inc.,
Santa Ana, CA.
Orr Oil and Exploration Co., Inc.,
Hendersonville, TN.
Osage Oil (Missouri) Limited Partnership,
Jackson, MO.
Overland Park Racquet Club Associates,
Clayton, MO.
Overland Restaurants, Inc., Leawood, KS.
Oxbow Resources, Inc., Wilmington, DE.
Oxford Oil & Gas, Inc., Englewood, CO.
Ozark Air Lines, Inc., Bridgeton, MO.
PCM, Inc., Kansas City, MO.
P.L.O., Inc., Amarillo, TX.
P&WC Aircraft Services, Inc., Burlington, VT.
Padgett Business Services, Inc., Athens, GA.
Paine Webber Qualified Plan Property Fund Four,
L.P., Overland Park, KS.
The Paint Shop, Inc., Kansas City, KS.
Palo Pinto Drilling Programs Limited Partnership 1,
Abilene, TX.
Palo Production Corp., Denver, CO.
Pang Resources U.S.A., Inc., Toronto, KS.
Panther Hydrocarbons Corporation of Kansas,
Houston, TX.
Park Avenue Securities, Inc., San Diego, CA.
Partners in Grime, Ltd., Kansas City, MO.

(continued)

- Pasta San Giovanni, Inc., Fairfield, IA.
Paul J. Adams Oil Company, Norman, OK.
Paul Lamer, Inc., Norman, OK.
Pendragon Exploration Ltd., Englewood, CO.
Perkins Automatic Sprinkler Co., Inc., Monroe, LA.
Peter C. Brown & Company, Prairie Village, KS.
Peterland Oil Company, Kansas City, MO.
Petro Sands, Inc., Enid, OK.
Petrorep, Inc., Topeka, KS.
Phyerr, Incorporated, Colorado Springs, CO.
Pioneer Gas Products Company, Amarillo, TX.
Pioneer Production Corporation, Amarillo, TX.
The Pitco Company, Tulsa, OK.
Pittsburg Management, Ltd., Chicago, IL.
Planvest Capital Corporation, Wilmington, DE.
Pluswood Inc., Oshkosh, WI.
Pole Sprayers, Inc., Buffalo, NY.
Potashnick Construction, Inc., Cape Girardeau, MO.
The Prentice Oil & Gas Corporation, Oklahoma City, OK.
Prime Capital Corporation, Rolling Meadows, IL.
Process Maintenance Services, Inc., Lomita, CA.
The Production Team, Inc., Denver, CO.
Proper Oil Limited Partnership, Aurora, CO.
Provisor Corporation, Bellevue, WA.
Public Storage, Inc., Pasadena, CA.
Puffin Oil Corporation, Bronx, NY.
Quadel O & G Partners 81-3, Topeka, KS.
Quadel-Heritage Oil and Gas Associates 81-4, Topeka, KS.
Quivira Hills Associates, A California Limited Partnership, Overland Park, KS.
RBH Equities, Inc., New York, NY.
RFP Exploration Company, Dallas, TX.
R L Hampton Enterprises, Incorporated, Denver, CO.
RLJ Trust Properties, Inc., Kansas City, MO.
Real Estate One, Inc., Kansas City, MO.
Realy State, Inc., Ozark, MO.
Red Baron-K.C., Inc., Toledo, OH.
Rentacolor Video Center, Inc., Perrine, FL.
Resources Investment Corp., Denver, CO.
Retirement Inns of America, Inc., Seattle, WA.
The Richard Nixon Presidential Archives Foundation, Washington, D.C.
River Oaks Associates, Newport Beach, CA.
Royal Care, Inc., Raytown, MO.
Royal Insurance Service Corp., Charlotte, NC.
Royal Tire Inc. of Joplin, Joplin, MO.
Russco Energy, Inc., Gladstone, MO.
S&L Acquisition Company, L.P., Topeka, KS.
SLA Petroleum Associates, L.P., Topeka, KS.
S.M.I. Insurance, Inc., Grand Island, NE.
STT, Inc., Wichita, KS.
Sabine Gas Transmission Company, Houston, TX.
Safeco Credit Company, Inc., Seattle, WA.
Samaritan Products Corporation, Independence, MO.
Sawo Securities, Inc., Cleveland, OH.
Sayre and Toso Inc., Los Angeles, CA.
Schmode Investment Corporation, Omaha, NE.
Security Pacific Mortgage Corporation, Denver, CO.
Seisdata Services, Inc., Houston, TX.
Self-Insurers Service, Inc., Dover, DE.
Seneca IGA Inc., Joplin, MO.
Sentry Partners I, Topeka, KS.
Service Contract Corporation of America, Ft. Lauderdale, FL.
Servicemaster Industries Inc., Downers Grove, IL.
Servicemaster West Central Management Services, Inc., Wilmington, DE.
Shadow Lake Associates, L.P., Topeka, KS.
Shamrock Holdings, Inc., Wilmington, DE.
Shanna Securities, Inc., Loveland, CO.
Shelter Maintenance & Repair, Inc., Kansas City, MO.
Sherwood Center for the Exceptional Child, Kansas City, MO.
Sial Exploration, Inc., Englewood, CO.
Skyler Ridge, A California Limited Partnership, Topeka, KS.
Skyline Construction, Inc., Richmond, VA.
Society for Contemporary Photography, Inc., Kansas City, MO.
Soil, Inc., Bella Vista, AR.
Sola Optical (U.S.A.), Inc., Petaluma, CA.
Sophia's Imports Inc., Shawnee Mission, KS.
Southern Century, Inc., Calgary, Alberta, Canada.
Southern Skies Corporation, Little Rock, AR.
Southmark Realty Partners, Ltd., Topeka, KS.
Southwest Petroleum Corporation, Inc., Kansas City, MO.
Spartan Mechanical Contractors Co., Ankeny, IA.
Spectrum Energy, Inc., Dallas, TX.
Springfield Grocer Company, Springfield, MO.
St. Joseph Leasing Corporation, Alexandria, VA.
St. Joseph Cable Communications, Inc., St. Joseph, MO.
St. Joseph Hearing Aid Service, Inc., St. Joseph, MO.
Staples Direct Office Supply, Topeka, KS.
Staples Direct Office Supply, Inc., Grapevine, TX.
Star Realty Management, Inc., Oklahoma City, OK.
Steel Tower & Tank Service, Inc., Joplin, MO.
Stephen Oil Inc., Calgary, Alberta, Canada.
Stephens Energy Corporation, Tulsa, OK.
Stern & Stern Land Company, Kansas City, MO.
Stewart Title Associates of Kansas City, Inc., Kansas City, MO.
Stonewall Ridge, Inc., Weston, MO.
Storage Cave, Inc., Omaha, NE.
Styx-It, Inc., Prairie Village, KS.
Sugar Creek Associates, A Wisconsin Limited Partnership, Topeka, KS.
Summit Excavating, Inc., Lee's Summit, MO.
Summit Glass & Glazing, Inc., Lee's Summit, MO.
Summit Radio of Kansas City, Inc., Fairway, KS.
Sunbelt Restaurant of Wichita, Ltd., Oklahoma City, OK.
Sunland Services, Inc., Baton Rouge, LA.
Sunset Townhouses Partnership, Topeka, KS.
Sunset Ventures, Incorporated, Overland Park, KS.
The Superior Oil Company, Dallas, TX.
Switzer and Associates, Inc., Kansas City, MO.
Systems Leasing Company, Ltd., Valley, NE.
Sytek, Inc., Mountain View, CA.

TRS, Inc., Minneapolis, MN.
 Talus Properties Limited Partnership, Topeka, KS.
 Taylor Construction Corporation, Broomfield, CO.
 Taylor-Brown Operating, Inc., Denver, CO.
 Tel Com Construction Co., Salem, OR.
 Telair Network, Inc., Miami, FL.
 Telaugraph Corporation, Los Angeles, CA.
 Telecom Engineers, Inc., Columbia, MO.
 Teleconnect Company, Cedar Rapids, IA.
 Telescience, Inc., Moorestown, NJ.
 Television and Appliance Warranty Company,
 Oklahoma City, OK.
 Temporaries Incorporated, Washington, DC.
 Texas Instruments Incorporated, Dallas, TX.
 Texas Oklahoma Express, Inc., Minneapolis, MN.
 Texokan Energy Corporation, Dallas, TX.
 Thermal Technicians, Inc., Lee's Summit, MO.
 Thermo Tech, Inc., Houston, TX.
 Tire America, Inc., Wheeling, WV.
 Tolle Manufacturing Co., Inc., Chanute, KS.
 Tom's Produce, Inc., Kansas City, MO.
 Tombur, Inc., Muldrow, OK.
 Top Banana, Inc., Lenexa, KS.
 Torch Operating Company, Houston, TX.
 Toto Energy, Inc., Potomac, MD.
 Townley Hardware Company, Mentor, OH.
 Townsquare Investors, Ltd., Los Angeles, CA.
 Trafalgar Square Associates, L.P., Topeka, KS.
 Transamerica Advisors, Inc., Los Angeles, CA.
 Transmed Clinical Services Company,
 Nashville, TN.
 Transmed Medical Supply Company,
 Nashville, TN.
 Treat-Rite Water Laboratories, Inc., Nowata, OK.
 Treco, Inc., Kansas City, MO.
 Triangle Home Products, Inc., Chicago, IL.
 Trinity Claim Service, Inc., Fort Worth, TX.
 Triop Technologies, Inc., Prairie Village, KS.
 Tucker Production Corp., Littleton, CO.
 The Tuition Plan of New Hampshire, Inc.,
 Concord, NH.
 U.B.E.X., Inc., Omaha, NE.
 UCCEL Corporation, Dallas, TX.
 UC Service Corporation, Deerfield, IL.
 U.S. Communities, Inc., Wichita, KS.
 U S Telecom-Communications Services Company,
 Kansas City, MO.
 U S West Financial Services, Inc., Englewood, CO.
 UTS Associates, Kansas City, KS.
 United Group Association, Irving, TX.
 United Moly Oil Company, Overland Park, KS.
 United Ostomy Association, Inc.—Kansas City Area,
 Kansas City, MO.
 United Sciences of America, Inc., Carlsbad, CA.
 United States Rubber Company, Middlebury, CT.
 Universal Cable Communications, Inc., Aurora, CO.
 Universal Medical Buildings, Inc., Milwaukee, WI.
 Uniwatch, Inc., Kansas City, MO.
 Urban Restoration, Inc., Kansas City, MO.
 VCR Visions, Inc., Arvada, CO.
 Vanrelco, Inc., Denver, CO.
 Vega Energy Company, Wilmington, DE.
 Venture Production Co., Inc., Tulsa, OK.
 Venus, Inc., Columbia, MD.
 Vern Wilson Energy Inc., Corpus Christi, TX.
 The Video Exchange, Inc., Lakewood, CO.
 Ward Parkway Investment Co.,
 Shawnee Mission, KS.
 Waterbed Credit Corp., Eugene, OR.
 Watson-Walton Ltd., Denver, CO.
 Watt Count of Kansas City, Inc., Overland Park, KS.
 Weber Drilling and Exploration, Inc., Hooker, OK.
 Weight Watchers Missouri-Kansas, Inc.,
 Overland Park, KS.
 Wells Fargo Business Credit, San Francisco, CA.
 Wespac Investors Trust, Newport Beach, CA.
 West Lake Quarry and Material Company,
 Bridgeton, MO.
 The Western Compaies, Inc., Wilmington, DE.
 Western Computer Systems, Inc., Eugene, OR.
 Western Food Enterprises, Inc., Byron Center, MI.
 Western Heritage Books, Inc., Wichita, KS.
 Western Hills Associates, A Washington Limited
 Partnership, Ottawa, KS.
 Western Range Exploration, Inc., Denver, CO.
 Westerngulf Exploration Co., Inc., Houston, TX.
 Weston Instruments, Inc., Atlanta, GA.
 Westport Freight Systems, Inc., Kansas City, MO.
 Westport-Nall Investors, L.P., Prairie Village, KS.
 Westworld Community Healthcare, Inc.,
 El Toro, CA.
 Weyher/Livsey Constructors, Inc., Atlanta, GA.
 Whiteco Metrocom, Inc., Merrillville, IN.
 Wichita Advantages, Ltd., Topeka, KS.
 Wicklund Petroleum Corporation, Oklahoma City,
 OK.
 Wild Heerbrugg Instruments, Inc.,
 Farmingdale, NY.
 Wild Woods Estates Incorporated, Topeka, KS.
 Wilkes & Co., Inc., Warwick, RI.
 Woodwinds, Ltd., Topeka, KS.
 World Access, Inc., Washington, DC.
 Worldsurance, Inc., Kansas City, MO.
 Xoil 1982 Special Drilling Partners, L.P.,
 Wilmington, DE.
 YLC Enterprises, Inc., Miamisburg, OH.
 Zenith Petroleum 1984, Ltd., Houston, TX.
 5-F Enterprises, Ltd., Leawood, KS.
 6 Minute Pit Stop U.S.A., Inc., Oklahoma City, OK.
 9018 Corporation, Eugene, OR.

BILL GRAVES
 Secretary of State

Doc. No. 005794

(Published in the KANSAS REGISTER, September 24, 1987.)

NOTICE OF CALL FOR REDEMPTION
to the holders of
the City of Rose Hill, Kansas
Waterworks Plant and System Revenue Bonds
Series of 1960

Notice is hereby given that pursuant to the provisions of Section 2 of Ordinance No. 26 of the city of Rose Hill, Kansas, duly adopted June 6, 1960, those of

(continued)

the above-mentioned bonds maturing May 1, 1988 and thereafter as described herein, and all unmatured coupons appertaining thereto, have been called for redemption and payment on November 1, 1987 at the office of the Kansas State Treasurer, Topeka, Kansas (the paying agent).

Bond Nos.	Maturity Date	Principal Amount	Interest Rate
82 to 86	5-1-88	\$5,000	5%
87 to 91	5-1-89	\$5,000	5%
92 to 97	5-1-90	\$6,000	5%

On such redemption date there shall become due and payable, upon the presentation and surrender of each such bond, the redemption price thereof equal to 105 percent of the principal amount of each bond, together with interest accrued to the redemption date, payable upon the presentation and surrender of appropriate coupons appertaining thereto. Interest shall cease to accrue on the bonds and all unmatured coupons appertaining thereto so called for redemption from and after November 1, 1987, provided that sufficient funds for redemption are on deposit with the paying agent on that date.

CITY OF ROSE HILL, KANSAS
By Cecelia A. Bollig
City Administrator/Clerk

Doc. No. 005785

(Published in the KANSAS REGISTER, September 24, 1987.)

NOTICE OF REDEMPTION

Reno County, Kansas
Single Family Mortgage Revenue Bonds
1979 Series A
Serial Bonds Due November 1987-1999
Term Bonds Due November 1, 2010

Notice is hereby given that \$450,000 principal amount of the bonds, as listed below, are called for redemption on November 1, 1987 at the redemption price of 100 percent of the principal amount being redeemed plus accrued interest thereon to the redemption date.

The serial numbers of the coupon bonds to be redeemed in full, bearing CUSIP No. 759753 and suffix:

AJ5	AP1	AT3	1269	1928	2549	3546
248	527	897	1293	1948	2564	3548
	540	907	1390	1959	2585	3550
AK2			1427	1964	2628	3559
315	AQ9	AU0	1444	2030	2795	3571
	681	1062	1499	2054	2833	3629
ALO		1015	1518	2076	2834	3642
352	AR7		1584	2167	2998	3645
	716	AV8	1634	2248	3046	3687
AM8	723	1154	1657	2285	3144	3757
438		1160	1682	2348	3165	3779
		1250	1688	2364	3203	3885
	AS5		1739	2472	3338	3904
AN6	784	AW6	1896	2486	3466	3910
480	835	1264	1917	2520	3518	3916

The serial numbers of the registered bonds to be redeemed in part are:

Bond Number	Par Value	CUSIP Number	Amount Called
R46	\$5,000	759753AP1	\$5,000
R217	20,000	759753AQ9	5,000
R45	40,000	759753AU0	5,000
R44	40,000	759753AV8	5,000
R9	15,000	759753AW6	5,000
R25	20,000	759753AW6	10,000
R39	50,000	759753AW6	5,000
R344	40,000	759753AW6	5,000
R347	10,000	759753AW6	5,000

On November 1, 1987, all bonds designated for redemption will become due and payable upon presentation thereof to one of the offices of the paying agents.

Coupon bonds with the May 1, 1988 coupon and all subsequent coupons attached should be presented to one of the offices of the paying agents:

Continental Illinois National Bank
and Trust Company of Chicago
Attention: Corporate Trust Operations
30 N. LaSalle St., 16th Floor
Chicago, IL 60697

Marine Midland Bank, N.A.
140 Broadway, 12th Floor
Coupon Paying Department
New York, NY 10010

Kansas State Bank
and Trust Company
Attention: Trust Department
123 N. Market St.
P.O. Box 427
Wichita, KS 67201

The registered bonds should be presented to the principal paying agent, Continental Illinois National Bank and Trust Company.

Interest on the bonds called for redemption will cease to accrue on November 1, 1987.

Coupons for November 1, 1987 may be detached and presented in the usual manner.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the above described securities who wish to avoid the imposition of this tax should submit certified taxpayer identification numbers when presenting their securities for collection.

Dated September 25, 1987.

By Continental Illinois National Bank
and Trust Company of Chicago, Trustee

Doc. No. 005796

(Published in the KANSAS REGISTER, September 24, 1987.)

NOTICE OF REDEMPTION

Kansas City, Kansas

Single Family Mortgage Revenue Bonds

1980 Series A

Notice is hereby given that, pursuant to section 3.01 of the Trust Indenture dated May 1, 1980, \$2,915,000 principal amount of the bonds are called for redemption November 1, 1987 at the redemption price of 100 percent of the principal amount being redeemed plus accrued interest thereon to the redemption date.

The serial numbers of the bearer bonds to be redeemed are as follows:

Due May 1, 1988: 369, 381, 390, 399, 408, 427, 437
 Cusip 484770-BD
 Due May 1, 1989: 448, 460, 471, 480, 490, 500, 514, 521
 Cusip 484770-BE
 Due May 1, 1990: 531, 545, 568, 578, 589, 597, 605
 Cusip 484770-BF
 Due May 1, 1991: 619, 629, 639, 648, 656, 679, 686, 696, 709
 Cusip 484770-BG
 Due May 1, 1992: 719, 732, 740, 751, 760, 772, 782, 792, 802, 814
 Cusip 484770-BH
 Due May 1, 1993: 827, 837, 856, 867, 877, 887, 900, 911, 918, 927, 940
 Cusip 484770-BJ
 Due May 1, 1994: 950, 959, 971, 982, 1007, 1017, 1027, 1036, 1046, 1054, 1066, 1076
 Cusip 484770-BK
 Due May 1, 1995: 1084, 1092, 1103, 1116, 1126, 1137, 1145, 1155, 1166, 1174, 1185, 1195, 1205
 Cusip 484770-BM
 Due May 1, 1996: 1233, 1245, 1256, 1266, 1277, 1287, 1298, 1308, 1322, 1332, 1345, 1358, 1373, 1383
 Cusip 484770-BN

Due May 1, 1999 (Cusip 484770-BP)

1384	2468	3475	4480	5604	6626
1405	2483	3487	4498	5614	6639
1423	2501	3500	4523	5634	6649
1436	2514	3514	4533	5648	6661
1470	2527	3526	4551	5659	6675
1479	2541	3537	4589	5672	6688
1489	2554	3548	4599	5686	6705
1498	2576	3562	4612	5699	6716
1556	2592	3575	4625	5712	6730
1570	2603	3586	4635	5725	6741
1579	2616	3595	4652	5736	6754
1592	2627	3609	4666	5750	6767
1601	2643	3622	4680	5764	6780
1613	2656	3637	4695	5779	6794
1624	2669	3651	4704	5791	6807
1636	2681	3663	4719	5810	6824
1646	2693	3676	4730	5842	6837
1655	2709	3693	4740	5866	6850
1666	2721	3705	4753	5880	6864
1676	2735	3717	4767	5892	6875
1689	2756	3730	4776	5906	6886
1701	2769	3744	4805	5920	6899
1721	2780	3756	4816	5935	6915
1737	2794	3769	4828	5954	6926
1747	2810	3783	4844	5986	6942
1768	2822	3795	4896	6001	6956
1778	2835	3809	4909	6013	6968
1788	2849	3822	4922	6026	6980
1796	2862	3838	4943	6043	6992
1805	2878	3852	4955	6056	7002
1814	2892	3877	4967	6069	7017
1824	2905	3895	4988	6086	7033
1835	2919	3907	5001	6098	7046
1843	2932	3922	5058	6112	7057
1852	2946	3934	5073	6127	7069
1861	2959	3945	5088	6138	7081
1874	2974	3958	5101	6150	7105
1884	2986	3970	5113	6162	7123
1898	2999	3984	5128	6174	7139

1910	3011	3997	5179	6189	7154
1921	3055	4010	5189	6201	7166
1936	3087	4025	5202	6215	7180
1946	3098	4040	5217	6227	7199
1959	3111	4054	5227	6242	7214
1974	3120	4070	5239	6254	7228
1987	3132	4083	5252	6267	7240
2074	3141	4095	5263	6279	7254
2084	3151	4109	5274	6292	7265
2097	3169	4121	5288	6307	7283
2108	3179	4134	5300	6322	7297
2122	3191	4148	5312	6335	7309
2134	3206	4162	5321	6346	7321
2148	3217	4176	5333	6359	7338
2160	3231	4187	5346	6377	7351
2175	3242	4201	5360	6390	7364
2186	3254	4212	5370	6401	7376
2226	3269	4238	5384	6418	7388
2238	3285	4252	5396	6435	7403
2249	3295	4263	5409	6451	7416
2267	3308	4280	5424	6464	7427
2282	3319	4295	5434	6475	7441
2297	3331	4312	5449	6487	7456
2308	3341	4327	5465	6499	7468
2321	3355	4339	5476	6511	7481
2337	3365	4353	5494	6523	7495
2350	3377	4367	5506	6534	7507
2375	3390	4379	5519	6547	7520
2390	3399	4401	5529	6557	7536
2404	3411	4414	5540	6568	7555
2416	3422	4431	5553	6579	7567
2431	3436	4443	5566	6591	7579
2445	3451	4454	5581	6604	
2457	3462	4470	5593	6613	

The serial numbers of the registered bonds to be partially redeemed in the amounts described below:

Due May 1, 1990:

Cusip 484770-BF

Registered Bond Number	Amount Called
R 5	5,000

Due May 1, 1999:

Cusip 484770-BP

R 56	5,000
R 138	5,000
R 144	25,000
R 150	5,000
R 161	5,000

Due May 1, 2012:

Cusip 484770-BL

R 11	5,000
R 49	5,000
R 127	5,000
R 146	5,000
R 159	200,000
R 166	5,000
R 170	5,000

Payment of the redemption price of the bearer bonds and the registered bonds to be redeemed will be made at Security Bank of Kansas City, One Security Plaza, Kansas City, KS 66117. To avoid a 20 percent backup withholding required by the Interest and Dividend Tax Act of 1983, bondholders should submit certified taxpayer identification numbers when presenting their securities for collection.

Notice is hereby given that on and after November 1, 1987, interest on the bonds hereby called for redemption shall cease to accrue.

Security Bank of Kansas City
 Kansas City, Kansas, Trustee

Doc. No. 005789

(Published in the KANSAS REGISTER, September 24, 1987.)

NOTICE OF REDEMPTION
Johnson County, Kansas
Single Family Mortgage Revenue Bonds
1980 Series A

Notice is hereby given that, pursuant to Section 3.01 of the Trust Indenture dated May 1, 1980, \$17,635,000 principal amount of the bonds are called for redemption November 1, 1987 at the redemption price of 100 percent of the principal amount being redeemed plus accrued interest thereon to the redemption date.

The serial numbers of the bearer bonds to be redeemed are as follows:

Due May 1, 1988 (Cusip 478747-AH)

777	781	790	794	801	806	811	816
821	825	830	835	839	845	849	856
861	865	871	876	892	896	901	908
915	922	929	936	942	946	950	

Due May 1, 1989 (Cusip 478747-AJ)

955	961	965	970	976	981	985	991
997	1007	1020	1024	1028	1034	1039	1044
1050	1057	1063	1070	1074	1079	1086	1090
1096	1101	1106	1111	1116	1122	1126	1133
1137	1142	1148					

Due May 1, 1990 (Cusip 478747-AK)

1155	1159	1164	1170	1181	1185	1197	1203
1208	1216	1225	1230	1235	1239	1246	1251
1256	1262	1268	1272	1278	1288	1293	1298
1304	1309	1315	1320	1326	1331	1336	1341
1346	1350	1356	1360	1365	1369	1374	

Due May 1, 1991 (Cusip 478747-AL)

1380	1384	1390	1398	1404	1428	1435	1440
1444	1451	1456	1462	1467	1472	1476	1482
1486	1492	1500	1506	1510	1518	1524	1529
1536	1541	1545	1551	1556	1561	1568	1572
1578	1583	1590	1595	1603	1607	1611	1617
1621							

Due May 1, 1992 (Cusip 478747-AM)

1625	1631	1639	1643	1648	1653	1658	1664
1671	1675	1679	1687	1691	1696	1701	1706
1710	1718	1724	1730	1737	1741	1748	1753
1758	1762	1768	1773	1777	1785	1789	1795
1800	1806	1810	1816	1821	1826	1834	1838
1843	1849	1856	1860	1868	1873	1877	1885
1889	1894	1900					

Due May 1, 1993 (Cusip 478747-AN)

1906	1912	1917	1921	1928	1935	1941	1950
1957	1961	1967	1971	1977	1982	1988	1992
1999	2003	2009	2015	2023	2028	2034	2038
2043	2049	2053	2060	2069	2078	2082	2088
2092	2096	2104	2109	2116	2121	2128	2132
2138	2142	2147	2153	2160	2165	2171	2177
2181	2187	2192	2196	2202	2207	2212	

Due May 1, 1994 (Cusip 478747-AP)

2218	2222	2228	2232	2236	2242	2252	2262
2266	2271	2277	2282	2286	2293	2297	2304
2311	2316	2320	2326	2332	2337	2343	2347
2353	2358	2362	2368	2372	2377	2382	2387
2391	2396	2401	2405	2412	2417	2422	2428
2433	2440	2445	2450	2454	2461	2467	2471
2477	2481	2488	2494	2499	2505	2512	2516
2520	2526	2531	2537	2542	2549	2553	

Due May 1, 1995 (Cusip 478747-AQ)

2567	2572	2577	2582	2587	2592	2609	2617
2623	2628	2633	2641	2648	2653	2659	2665

2671	2676	2681	2685	2690	2696	2701	2707
2712	2767	2773	2779	2815	2821	2826	2832
2837	2843	2847	2872	2877	2881	2888	2894
2900	2904	2912	2916	2924	2928	2932	2939
2943	2948						

Due May 1, 1996 (Cusip 478747-AR)

2954	2959	2964	2968	2974	2980	2986	2992
2997	3001	3007	3011	3016	3022	3026	3031
3036	3042	3047	3054	3067	3073	3078	3082
3088	3093	3098	3104	3110	3114	3119	3130
3135	3140	3147	3152	3156	3162	3169	3174
3179	3187	3192	3197	3201	3207	3212	3216
3224	3230	3235	3240	3244	3256	3261	3266
3272	3278	3284	3289	3295	3299	3307	3314
3318	3323	3328	3334	3338	3346	3350	3356
3362	3366	3371	3376	3380	3385		

Due May 1, 1999 (Cusip 478747-AU)

3387	3395	3400	3406	3412	3416	3422	3427
3432	3437	3442	3447	3455	3460	3465	3472
3476	3481	3486	3492	3497	3503	3507	3516
3520	3524	3530	3534	3540	3546	3563	3568
3579	3585	3589	3595	3600	3605	3611	3619
3624	3628	3635	3639	3643	3649	3653	3659
3664	3670	3675	3682	3686	3690	3696	3700
3705	3710	3716	3730	3735	3740	3744	3750
3755	3762	3767	3773	3778	3783	3788	3795
3803	3807	3812	3819	3823	3828	3835	3841
3845	3854	3858	3862	3870	3874	3880	3885
3890	3896	3901	3907	3911	3916	3922	3928
3932	3937	3942	3946	3954	3959	3965	3971
3978	3982	3987	3993	3999	4007	4012	4018
4022	4028	4034	4038	4044	4049	4053	4060
4064	4071	4076	4080	4086	4091	4097	4101
4106	4112	4119	4124	4128	4134	4139	4143
4151	4155	4168	4174	4179	4185	4191	4196
4202	4213	4221	4225	4232	4236	4241	4247
4251	4259	4264	4269	4277	4284	4289	4295
4300	4305	4311	4316	4320	4326	4332	4337
4345	4349	4354	4360	4367	4371	4379	4383
4390	4397	4401	4408	4413	4418	4424	4429
4435	4442	4446	4450	4456	4460	4466	4472
4477	4482	4489	4494	4500	4505	4510	4516
4521	4530	4534	4540	4548	4559	4566	4570
4575	4580	4585	4593	4599	4603	4609	4614
4621	4625	4631	4636	4640	4647	4653	4658
4664	4673	4682	4687	4693	4700	4706	4711
4717	4724	4731	4737	4743	4747	4754	4759
4763	4769	4773	4778	4783	4787	4792	4797
4803	4807	4814	4818	4822	4828	4832	4837
4843	4849	4855	4860	4864	4871	4875	4881
4886	4895	4899	4904	4910	4917	4923	4927
4932	4938	4942	4948	4953	4959	4963	4972
4977	4982	4989	4993	4998	5005	5010	5016
5022							

Due May 1, 2011 (Cusip 478747-AV)

5128	5135	5140	5147	5151	5161	5166	5172
5202	5209	5213	5326	5332	5349	5355	5383
5399	5406	5416	5425	5439	5446	5454	5459
5464	5469	5475	5483	5490	5496	5501	5506
5512	5517	5522	5528	5532	5552	5560	5584
5629	5638	5671	5678	5686	5693	5746	5774
5779	5784	5797	5815	5827	5832	5836	5846
5861	5866	5871	5876	5881	5889	5902	5919
5978	5982	6044	6051	6166	6172	6179	6183
6190	6213	6219	6268	6283	6291	6297	6303
6311	6319	6325	6331	6340	6348	6352	6357
6366	6370	6377	6384	6391	6396	6410	6414
6437	6443	6531	6536	6540	6547	6553	6558
6562	6569	6573	6579	6585	6590	6595	6601
6606	6611	6617	6622	6627	6633	6639	6659
6665	6670	6691	6698	6733	6738	6744	6748
6759	6766	6772	6776	6782	6786	6790	6796
6833	6838	6843	6848	6852	6872	6914	6920
6926	6939	6944	6974	6986	7070	7075	7079

7086	7103	7107	7115	7121	7126	7133	7137
7143	7148	7154	7163	7169	7173	7178	7184
7190	7204	7210	7214	7219	7234	7241	7246
7252	7256	7260	7270	7275	7285	7290	7297
7351	7501	7505	7511	7517	7522	7529	7549
7564	7568	7587	7591	7597	7782	7787	7803
7810	7816	7822	7828	7834	7841	7846	7856
7869	7873	7878	7884	7889	7899	8003	8009
8014	8030	8044	8054	8058	8068	8088	8093
8156	8247	8255	8261	8268	8272	8278	8288
8296	8301	8309	8316	8325	8330	8334	8348
8355	8400	8420	8425	8432	8438	8443	8448
8473	8478	8506	8511	8516	8524	8531	8537
8543	8547	8554	8559	8563	8569	8589	8597
8701	8708	8713	8717	8745	8749	8754	8760
8764	8787	8795	8799	8903	8907	8913	8919
8935	8939	8952	8956	8960	8980	8990	9000
9013	9029	9042	9052	9073	9077	9085	9089
9094	9101	9108	9113	9118	9123	9127	9139
9145	9150	9155	9171	9177	9184	9189	9193
9198	9208	9226	9233	9239	9245	9250	9256
9260	9266	9270	9274	9281	9285	9295	9306
9356	9368	9374	9395	9405	9413	9418	9423
9430	9436	9442	9447	9477	9496	9603	9610
9619	9625	9631	9635	9640	9646	9663	9670
9769	9779	9784	9800	9807	9813	9819	9845
9855	9862	9868	9874	9880	9885	9893	9912
9916	9974	9981	10016	10036	10053	10057	10093
10099	10104	10110	10117	10121	10137	10175	10185
10191	10196	10253	10259	10276	10302	10319	10325
10330	10349	10371	10419	10425	10430	10434	10446
10451	10457	10464	10469	10475	10480	10485	10489
10494	10499	10515	10542	10555	10567	10574	10579
10585	10592	10596	10603	10612	10628	10634	10645
10649	10657	10683	10693	10751	10803	10812	10820
10825	10856	10863	10868	10872	10877	10893	10897
10907	10911	10929	10945	10971	10991	10996	11001
11007	11015	11019	11026	11033	11037	11044	11048
11083	11088	11092	11098	11103	11108	11113	11120
11125	11130	11136	11142	11147	11156	11163	11167
11175	11179	11184	11190	11201	11206	11211	11218
11225	11240	11244	11249	11257	11261	11267	11273
11279	11286	11292	11296	11322	11359	11425	11449
11484	11489	11494	11505	11526	11534	11542	11549
11563	11572	11576	11580	11590	11595	11600	11633
11638	11643	11648	11654	11665	11686	11698	11702
11710	11714	11719	11724	11734	11748	11763	11767
11773	11780	11787	11795	11799	11984	11994	12058
12202	12253	12260	12269	12274	12280	12285	12291
12296	12453	12493	12498	12609	12628	12641	12714
12718	12722	12729	12733	12740	12747	12752	12766
12771	12778	12783	12790	12795	12800	12911	12916
12944	12962	12967	12979	12985	12989	12995	13004
13015	13019	13025	13029	13036	13042	13046	13053
13061	13067	13074	13080	13084	13090	13094	13099
13105	13110	13115	13121	13126	13131	13137	13141
13147	13153	13157	13162	13167	13173	13177	13184
13189	13204	13219	13223	13233	13241	13249	13257
13271	13276	13280	13287	13291	13302	13309	13316
13332	13372	13376	13380	13393	13407	13454	13467
13474	13482	13486	13491	13496	13501	13505	13512
13528	13533	13580	13594	13620	13628	13632	13638
13653	13662	13667	13679	13690	13696	13700	13706
13711	13751	13755	13761	13765	13770	13787	13797
13803	13814	13818	13822	13877	13881	13886	13900
13906	13988	13999	14003	14008	14013	14037	14044
14054	14058	14062	14070	14074	14080	14089	14094
14105	14158	14172	14178	14193	14198	14203	14208
14214	14219	14224	14229	14246	14251	14256	14263
14267	14272	14332	14336	14353	14360	14367	14373
14377	14382	14394	14398	14415	14421	14428	14432
14447	14454	14459	14469	14473	14487	14507	14512
14517	14528	14533	14538	14546	14552	14559	14564
14569	14576	14581	14586	14592	14596	14702	14708
14714	14732	14738	14743	14749	14764	14776	14785
14790	14794	14800	14808	14812	14844	14851	14857
14862	14867	14873	14880	14886	14898	14905	14909

14914	14919	14924	14928	14939	14943	14947	14958
14962	14972	14977	14983	14988	14994	14998	15002
15014	15027	15047	15053	15057	15072	15083	15091
15099	15116	15124	15130	15141	15146	15152	15167
15185	15198	15214	15218	15251	15256	15267	15272
15279	15301	15308	15333	15396	15405	15471	15486
15492	15656	15715	15730	15768	15815	15819	15825
15830	15835	15846	15852	15864	15868	15873	15878
15886	15894	15900	15929	15941	15948	15952	15956
15986	15992	16006	16015	16041	16048	16053	16057
16066	16081	16086	16099	16116	16120	16167	16173
16187	16214	16219	16230	16235	16284	16291	16300
16304	16309	16315	16320	16329	16334	16340	16621
16803	16807	16812	16818	16823	16827	16833	16837
16842	16849	16853	16858	16863	16880	16884	16927
16938	16942	17068	17091	17098	17104	17109	17118
17134	17138	17145	17151	17156	17160	17166	17178
17189	17206	17211	17215	17235	17253	17262	17273
17277	17284	17289	17295	17299	17309	17313	17322
17327	17333	17337	17343	17348	17362	17368	17372
17377	17382	17391	17399	17406	17415	17435	17457
17464	17473	17480	17485	17495	17499	17505	17515
17523	17601	17608	17614	17642	17648	17659	17669
17681	17689	17695	17702	17707	17712	17722	17729
17738	17744	17750	17761	17776	17780	17790	17798
17803	17807	17818	17825	17831	17853	17858	17862
17868	17873	17878	17886	17903	17907	17913	17917
17921	17927	17934	17942	17947	17958	17999	18009
18013	18017	18025	18029	18034	18041	18047	18058
18063	18068	18073	18080	18087	18091	18099	18122
18132	18137	18142	18148	18156	18160	18164	18171
18177	18188	18194	18199	18203	18209	18257	18306
18310	18315	18323	18339	18347	18356	18360	18365
18372	18377	18382	18388	18394	18399	18461	18465
18471	18482	18490	18501	18510	18516	18521	18528
18547	18558	18562	18587	18597	18614	18621	18630
18641	18645	18652	18659	18685	18704	18709	18713
18719	18736	18740	18744	18751	18756	18761	18767
18774	18779	18785	18789	18810	18818	18822	18829
18834	18839	18843	18865	18870	18880	18886	18892
18897	18904	18926	18932	18937	18942	18947	18962
18970	18974	19001	19005	19012	19032	19036	19062
19073	19084	19089	19105	19110	19121	19128	19132
19138	19145	19150	19154	19175	19179	19184	19231
19235	19241	19246	19253	19364	19370	19375	19571
19654	19658	19662	19670	19674	19680	19771	19775
19803	19809	19819	19846	19853	19858	19865	19871
19877	19885	19891	19896	19904	19908	19913	19918
19923	19927	19935	19941	19945	19951	19955	19960
19966	19972	19976	19982	19986	19991	20005	20010
20014	20021	20045	20052	20061	20065	20070	20075
20079	20085	20091	20098	20110	20115	20119	20127
20138							

The serial numbers of the registered bonds to be partially or fully redeemed in the amounts described below are as follows:

Due May 1, 1989:

Cusip 478747-AJ

Registered Bond Number	Amount Called
R 380	5,000

Due May 1, 1990:

Cusip 478747-AK

R 403	5,000
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Due May 1, 1991:

Cusip 478747-AL

R 378	5,000
R 405	15,000

Due May 1, 1993:

Cusip 478747-AN

R 170	5,000
R 427	5,000

(continued)

Due May 1, 1995:
Cusip 478747-AQ

R 144	5,000
R 404	80,000
R 413	10,000

Due May 1, 1996:
Cusip 478747-AR

R 442	5,000
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Due May 1, 1999:
Cusip 478747-AU

R 9	5,000
R 30	5,000
R 104	5,000
R 184	5,000
R 310	5,000
R 343	10,000
R 443	5,000
R 449	5,000

Due May 1, 2011:
Cusip 478747-AV

Registered Bond Number	Amount Called
R 12	5,000
R 43	5,000
R 67	5,000
R 78	5,000
R 115	5,000
R 137	5,000
R 146	5,000
R 153	5,000
R 187	5,000
R 190	5,000
R 198	5,000
R 213	5,000
R 257	5,000
R 270	5,000
R 274	15,000
R 306	5,000
R 313	5,000
R 318	5,000
R 322	5,000
R 328	5,000
R 334	5,000
R 344	15,000
R 346	10,000
R 349	5,000
R 351	10,000
R 354	5,000
R 355	5,000
R 372	15,000
R 382	5,000
R 388	5,000
R 394	5,000
R 401	10,000
R 410	470,000
R 411	10,000
R 412	5,000
R 416	95,000
R 417	5,000
R 421	2,300,000
R 422	2,305,000
R 423	2,285,000
R 424	5,000
R 425	10,000
R 426	5,000
R 428	5,000
R 432	5,000
R 437	40,000
R 438	5,000
R 444	15,000
R 446	5,000
R 450	85,000
R 451	5,000

Payment of the redemption price of the bearer bonds and the registered bonds to be redeemed will be made at Security Bank of Kansas City, One Security

Plaza, Kansas City, KS 66117. To avoid a 20 percent backup withholding required by the Interest and Dividend Tax Act of 1983, bondholders should submit certified taxpayer identification numbers when presenting their securities for collection.

Notice is hereby given that on and after November 1, 1987, interest on the bonds hereby called for redemption shall cease to accrue.

Security Bank of Kansas City
Kansas City, Kansas, Trustee

Doc. No. 005790

(Published in the KANSAS REGISTER, September 24, 1987.)

NOTICE OF CALL FOR REDEMPTION
to the holders of
the City of South Hutchinson, Kansas
Waterworks Revenue Bonds
Series A 1972, Dated January 1, 1972

Notice is hereby given that pursuant to the provisions of Section 2 of Ordinance No. 271 of the city, duly adopted February 24, 1972, the above-mentioned bonds maturing October 1, 1988 and thereafter, and all unmatured coupons appertaining thereto, have been called for redemption and payment on October 1, 1987 at the office of the Kansas State Treasurer, Topeka, Kansas (the paying agent).

Maturity	Principal	Interest
October 1	Amount	Rate
1988	\$15,000	6 1/4%

On such redemption date there shall become due and payable, upon the presentation and surrender of each such bond, the redemption price thereof equal to 104 percent of the principal amount of each bond together with interest accrued to the redemption date (upon the presentation and surrender of each such bond and appropriate coupons appertaining thereto). Interest shall cease to accrue on the bonds and all unmatured coupons appertaining thereto so called for redemption from and after October 1, 1987, provided that sufficient funds for redemption are on deposit with the paying agent. Provision for redemption of such bonds and interest thereon to the redemption date has been made pursuant to an escrow trust agreement between the city of South Hutchinson, Kansas and the Southwest National Bank of Wichita, Wichita, Kansas, dated as of July 15, 1987.

The Southwest National Bank of
Wichita, Wichita, Kansas

Doc. No. 005795

(Published in the KANSAS REGISTER, September 24, 1987.)

NOTICE OF BOND SALE**\$240,000****General Obligation Bonds****Series A, 1987****of the****City of Independence, Kansas
(general obligation bonds payable
from unlimited ad valorem taxes)****Sealed Bids**

Sealed bids will be received by the undersigned, city clerk of the city of Independence, Kansas, on behalf of the governing body at the City Hall, 120 N. 6th, Independence, KS 67301, until 10 a.m. C.D.T. on Wednesday, September 30, 1987, for the purchase of \$240,000 principal amount of general obligation bonds, Series A, 1987, of the city hereinafter described. All bids will be publicly opened and read at said time and place and will be acted upon by the governing body immediately thereafter. No oral or auction bids will be considered.

Bond Details

The bonds will consist of fully registered bonds in denominations of \$5,000 or any integral multiple thereof, dated October 1, 1987, and becoming due serially on October 1 in the years as follows:

Year	Principal Amount
1988	\$40,000
1989	40,000
1990	45,000
1991	15,000
1992	15,000
1993	15,000
1994	15,000
1995	15,000
1996	20,000
1997	20,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on April 1 and October 1 in each year, beginning on April 1, 1988.

Place of Payment and Bond Registration

The principal of and interest on the bonds will be payable in lawful money of the United States of America by check or draft of the Kansas State Treasurer, Topeka, Kansas, to the registered owners thereof whose names are on the registration books of the bond registrar as of the 15th day of the month preceding each interest payment date. The bonds will be registered pursuant to a plan of registration approved by the city and the Kansas Attorney General.

The city will pay for the fees of the bond registrar for registration and transfer of the bonds and will also pay for printing a reasonable supply of registered bond blanks. Any additional costs or fees that might be incurred in the secondary market, other than fees of the bond registrar, will be the responsibility of the bondowners.

The number, denominations of the bonds and the

names, addresses and social security or taxpayer identification numbers of the registered owners shall be submitted in writing by the successful bidder to the city and bond registrar at least two weeks prior to the closing date. In the absence of such information, the city will deliver one bond per maturity registered in the name of the manager of the successful bidder. The initial reoffering price to the public by the original purchaser shall be furnished to the city at least one week prior to the closing date. A certificate setting forth such initial reoffering price to the public shall be furnished to the city by the original purchaser at closing.

Redemption of Bonds Prior to Maturity

The bonds shall become due without option of prior payment.

Authority, Purpose and Security

The bonds are being issued pursuant to K.S.A. 12-685 *et seq.* and K.S.A. 12-681 *et seq.*, as amended by Charter Ordinance No. 3 of the city, for the purpose of paying the cost of certain street improvements. The bonds and the interest thereon will constitute general obligations of the city, payable from ad valorem taxes which may be levied without limitation as to rate or amount upon all the taxable tangible property, real and personal, within the territorial limits of the city.

Submission of Bids

Bids must be submitted in sealed envelopes addressed to the undersigned city clerk and marked "Bond Bid." Bids may be submitted by mail or delivered in person to the undersigned at the City Hall and must be received by the undersigned prior to 10 a.m. C.D.T. on September 30, 1987.

Bid Forms

All bids must be made on forms which may be procured from the city clerk or the financial adviser. No additions or alterations in such forms shall be made and any erasures may cause rejection of any bid. The city reserves the right to waive irregularities and to reject any and all bids.

Conditions of Bids

Proposals will be received on the bonds bearing such rate or rates of interest as may be specified by the bidders, subject to the following conditions: The same rate shall apply to all bonds of the same maturity. Each interest rate specified shall be a multiple of $\frac{1}{8}$ or $\frac{1}{20}$ of 1 percent. No interest rate shall exceed a rate equal to the index of treasury bonds published by Credit Markets in New York, New York, on the Monday next preceding the day on which the bonds are sold, plus 2 percent. The difference between the highest rate specified and the lowest rate specified shall not exceed 2.5 percent. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered and no supplemental interest payments will be authorized. Each bid shall specify the total interest cost to the city during the life of the bonds on the basis of such bid, the premium, if any, offered by the bidder, and the net interest cost to the city on the basis of such bid, all

(continued)

certified by the bidder to be correct, and the city will be entitled to rely on the certificate of correctness of the bidder. Each bid shall also specify the average annual net interest rate to the city on the basis of such bid.

Basis of Award

The award of the bonds will be made on the basis of the lowest net interest cost to the city, which will be determined by subtracting the amount of the premium bid, if any, from the total interest cost to the city. If there is any discrepancy between the net interest cost and the average annual net interest rate specified, the specified net interest cost shall govern and the interest rates specified in the bid shall be adjusted accordingly. If two or more proper bids providing for identical amounts for the lowest net interest cost are received, the governing body shall determine which bid, if any, shall be accepted, and its determination shall be final. The city reserves the right to reject any and all bids and to waive any irregularities in a submitted bid. Any bids received after 10 a.m. C.D.T. on the date the bids are due will be returned to the bidder unopened.

Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check drawn on a bank located in the United States of America equal to 2 percent of the total amount of the bid payable to the order of the city. If a bid is accepted, said check or the proceeds thereof will be held by the city until the bidder shall have complied with all of the terms and conditions of this notice. If a bid is accepted but the city shall fail to deliver the bonds to the bidder in accordance with the terms and conditions of this notice, said check or the proceeds thereof will be returned to the bidder. If a bid is accepted but the bidder defaults in the performance of any of the terms and conditions of this notice, the proceeds of such check will be retained by the city as and for liquidated damages. No interest will be paid upon the successful bidder's good faith check.

Official Statement

The city has prepared an official statement dated October 30, 1987, copies of which may be obtained from the city clerk or from the financial adviser. Upon the sale of the bonds, the city will furnish the successful bidder with a reasonable number of copies thereof without additional cost upon request. Additional copies may be ordered by the successful bidder at his expense.

Delivery and Payment

The city will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before October 30, 1987, at such bank or trust company in the state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder. The successful bidder will also be furnished with a certified transcript of the proceedings evidencing the authorization and issuance of the bonds and the usual closing proofs, which will include a certificate that there is no litigation pending or threatened at the time of delivery

of the bonds affecting their validity. Payment for the bonds shall be made in federal reserve funds, immediately subject to use by the city.

CUSIP Numbers

It is anticipated that CUSIP identification numbers will be printed on the bonds, but neither the failure to print such number on or assign such number to any bond nor any error with respect thereto shall constitute cause for failure or refusal by the purchaser thereof to accept delivery of and pay for the bonds in accordance with the terms of the purchase contract. All expenses in relation to the assignment and printing of CUSIP numbers on the bonds will be paid by the city.

Assessed Valuation and Indebtedness

The total assessed valuation of the taxable tangible property within the city, for the year 1986, is as follows:

Equalized assessed valuation of taxable tangible property	\$27,427,210
Tangible valuation of motor vehicles	\$ 6,319,700
Equalized assessed tangible valuation for computation of bonded debt limitations ...	<u>\$33,746,910</u>

The total general obligation indebtedness of the city as of the date of the bonds, including the bonds being sold, is \$2,127,000. Temporary notes in the principal amount of \$354,575 will be retired out of proceeds of the bonds and other available funds.

Legal Opinion and Tax Exemption

All matters incidental to the authorization and issuance of the bonds are subject to the approval of Gilmore & Bell, Wichita, Kansas, bond counsel.

In the opinion of bond counsel, under existing law, the interest on the bonds (a) is excludable from gross income for federal income tax purposes and (b) is not an item of tax preference for purposes of the federal alternative minimum tax imposed on individuals and corporations; however, it should be noted that with respect to corporations (as defined for federal income tax purposes), such interest is taken into account in determining adjusted net book income (adjusted current earnings for taxable years ending after 1989) for the purpose of computing the alternative minimum tax imposed on such corporations. The opinion set forth in clause (a) above is subject to the condition that the city comply with all requirements of the Internal Revenue Code of 1986, as amended, that must be satisfied subsequent to the issuance of the bonds in order that interest thereon be (or continue to be) excluded from gross income for federal income tax purposes. Failure to comply with certain of such requirements could cause the interest on the bonds to be so includable in gross income retroactive to the date of issuance of the bonds. The city has covenanted to comply with all such requirements.

Prospective purchasers of the bonds should be aware that (i) Section 265 of the code denies a deduction for interest on indebtedness incurred or continued to purchase or carry the bonds, except with respect to certain financial institutions (within the meaning of Section 265(b)(5) of the code); (ii) with

respect to insurance companies subject to the tax imposed by Section 831 of the code, for taxable years beginning after December 31, 1986, Section 832(b)(5)(B)(i) reduces the deduction for loss reserves by 15 percent of the sum of certain items, including interest on the bonds; (iii) for taxable years beginning after December 31, 1986 and before January 1, 1992, interest on the bonds earned by some corporations could be subject to the environmental tax imposed by Section 59A of the code; (iv) for taxable years beginning after December 31, 1986, interest on the bonds earned by certain foreign corporations doing business in the United States could be subject to a branch profits tax imposed by Section 884 of the code; (v) passive investment income, including interest on the bonds, may be subject to federal income taxation under Section 1375 of the code for Subchapter S corporations that have Subchapter C earnings and profits at the close of the taxable year, if greater than 25 percent of the gross receipts of such Subchapter S corporation is passive investment income; and (vi) Section 86 of the code requires recipients of certain Social Security and certain railroad retirement benefits to take into account, in determining gross income, receipts or accruals of interest on the bonds.

The bonds are "qualified tax-exempt obligations" within the meaning of Section 265(b)(3) of the code, and, in the case of certain financial institutions (within the meaning of Section 265(b)(5) of the code), a deduction is allowed for 80 percent of that portion of such financial institution's interest expense allocable to interest on the bonds.

Bond counsel expresses no opinion regarding other federal tax consequences with respect to the bonds.

The bonds are exempt from intangible personal property taxes levied by Kansas counties, cities or townships.

A form of bond counsel's opinion is contained in the official statement of the city with respect to the bonds.

Additional Information

Additional information regarding the bonds may be obtained from the city clerk or from the financial adviser, First Securities Company of Kansas, Inc., Suite 200, One Main Place, Wichita, KS 67202, Attention: Larry L. McKown, (316) 262-4411.

Dated September 16, 1987.

CITY OF INDEPENDENCE, KANSAS

By Anthony D. Royse, City Clerk

City Hall

120 N. 6th

Independence, KS 67301

(316) 331-2500

Doc. No. 005781

State of Kansas

BOARD OF EDUCATION

CLARIFICATION OF PROPOSED REGULATORY CHANGE

In the September 10, 1987 edition of the Kansas Register, the State Board of Education gave notice of a public hearing concerning several proposed State Board regulations regarding teacher certification. One of those regulations was S.B.R. 91-1-28. As originally printed, the language to be deleted from the regulation was not shown in cancelled type. The proposed regulation should have appeared as follows:

91-1-28. Special certificate. Certification review committee. (a) A special certificate shall be issued to the applicant, if each of the following conditions have been met: (1) Each applicant shall explore the possibility of certification through all other existing channels prior to applying for this certificate.

(2) The administrator of the accredited or approved educational agency wishing to employ the applicant shall present a written petition to the teaching and school administration professional standards advisory board describing the particular competencies needed to fill the position.

(3) The committee designated in subsection (b) of this regulation recommends that the special certificate be issued.

(b) The request for a special certificate shall be heard by a committee of three. The teaching and school administration professional standards advisory board shall appoint from its membership one chief school administrator and one chairperson of a department of education of a teacher education institution. The third member of the committee shall be designated by the commissioner of education.

(c) The committee's recommendation to grant or deny the application for a special certificate shall be based on the results of a personal interview with the applicant. The interview shall explore the applicant's:

(1) Knowledge of the learning process for students of the age level for which the applicant is requesting certification;

(2) ability to instruct and motivate students; and

(3) knowledge and skill in the subject area for which endorsement is sought.

(d) If the application is approved, a recommendation for certification shall be forwarded to the state board of education. If the application is not approved by the committee, the applicant may appeal to the certification review committee as provided in S.B.R. 91-1-27(g).

(e) Each special certificate shall be valid for only one school year. Two renewals, for one year each, shall be granted if renewal is recommended by the employing administrator and the committee designated in subsection (b) above.

A certification review committee is hereby established to review the qualifications of applicants who desire to be certified in the state of Kansas but who do not satisfy all the requirements for certification as specified in these regulations.

(b) The certification review committee shall be

(continued)

composed of one chief school administrator, one chairperson of a department of education of a teacher education institution, one building administrator and four classroom teachers. Each member shall be recommended by the teaching and school administration professional standards advisory board, and shall be appointed by the state board.

(c) The certification review committee shall review cases referred to it by the commissioner of education. The certification review committee shall make a written recommendation to the state board to either approve or deny the application for certification and shall state, in writing, the reasons for the recommendation given. The state board shall review the recommendation of the certification review committee, and shall approve or deny the applications for certification. The applicant shall be notified, in writing, of the decision of the state board. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective January 8, 1982; amended May 1, 1986; amended May 1, 1987; amended June 1, 1988.)

KANSAS STATE BOARD OF EDUCATION
William Musick, Chairman

Doc. No. 005788

State of Kansas

BOARD OF EDUCATION

NOTICE OF HEARING ON PROPOSED REGULATIONS

The Kansas State Board of Education will conduct a public hearing at 1:30 p.m. Tuesday, October 13, in the auditorium on the second floor of the Center for Historical Research, Memorial Building, 120 W. 10th, Topeka, to consider proposed changes in State Board Regulations numbered S.B.R. 91-31-1, 91-31-2, 91-31-3, 91-31-5, 91-31-6, 91-31-7, 91-31-9, 91-31-11, 91-31-12a, 91-31-12b, 91-31-12c, 91-31-12d, 91-31-12e, 91-31-12f, 91-31-12g, 91-31-12h, 91-31-13, 91-31-14a, 91-31-14b, 91-33-1, 91-33-2, 91-33-3, 91-33-4, 91-33-5, 91-33-6, 91-33-7, 91-33-8, 91-33-9, and new S.B.R. 91-34-1, 91-34-2, 91-34-3, 91-34-4, 91-34-5, 91-34-6, 91-34-7, 91-34-8, 91-34-9, 91-34-10, 91-34-11, 91-34-12, 91-34-13 and 91-34-14.

The following is a summary of the substance of each proposed regulation:

1. S.B.R. 91-31-1 is being amended to alphabetize and clarify definitions and to delete certain definitions which are obsolete.

2. S.B.R. 91-31-2 is being amended to clarify the procedure for accrediting schools.

3. S.B.R. 91-31-3 is being amended to clarify the requirement to file various policies with the State Board of Education, to mandate foreign language, and human sexuality and AIDS education programs in accredited elementary and secondary schools, and to permit licensed health care professionals employed by schools to train others to provide some health care services. Also, provisions governing the accreditation of high schools are deleted here, but are provided for in S.B.R. 91-31-12a.

4. S.B.R. 91-31-5 is being amended to enable a

school district to offer courses during summer school for any reason. The present regulation restricts summer school courses to those courses offered for enrichment or makeup purposes or for those courses not offered during the regular school term.

5. S.B.R. 91-31-6 is being amended to clarify the existing language.

6. S.B.R. 91-31-7 is being amended to enable substitute teachers to teach for a maximum of 90 days in one school year and enable emergency substitute teachers to teach for a maximum of 30 days in a semester. This regulation was removed from certification regulations and incorporated into accreditation regulations.

7. S.B.R. 91-31-9 is being amended to clarify the language. The changes are only editorial in nature.

8. S.B.R. 91-31-11 is being amended to omit unnecessary language and to delete provisions that are provided for by statute.

9. S.B.R. 91-31-12a is being amended to include in one regulation many of the requirements for the accreditation of high schools. Many of these provisions were deleted from S.B.R. 91-31-2 and added to this regulation.

10. S.B.R. 91-31-12b is being amended to enable a board of education to grant high school credit to students who successfully complete college work and to students in grades seven or eight who successfully complete high school work.

11. S.B.R.'s 91-31-12c, 91-31-12d and 91-31-12e are being amended to clarify existing language. The changes are only editorial in nature.

12. S.B.R. 91-31-12f is being amended to enable schools to grant high school credit for American history or United States government to persons who pass the G.E.D. examination in those areas. This change is being made upon recommendation of the Joint Committee on Administrative Rules and Regulations.

13. S.B.R. 91-31-12g is being amended to enable boards of education to offer high school credit in American history or United States government by correspondence courses taken by students while in the military within guidelines established by the local boards. This change was recommended by the Joint Committee on Administrative Rules and Regulations.

14. S.B.R. 91-31-12h is being amended to delete references to high school graduation requirements prior to the 1988 graduating class and to make other editorial changes.

15. S.B.R. 91-31-13 is being amended to change the definition of junior high school from an organization of two or more grades to one or more grades. Other changes are only editorial in nature.

16. S.B.R.'s 91-31-14a and 91-31-14b are being amended to clarify existing language. The changes are only editorial in nature.

17. S.B.R. 91-33-1 is being amended to add definitions of terms currently in use and to delete terms no longer used in the regulations.

18. S.B.R. 91-33-2 is being amended to clarify the procedure for accrediting special purpose schools.

19. S.B.R. 91-33-3 is being amended to clarify the requirements of the regulation, to mandate human

sexuality and AIDS education programs in these schools, and to permit licensed and health care professionals employed by schools to train others to provide some health care services.

20. S.B.R. 91-33-4 is being amended by deleting certain language concerning personnel from this regulation and adding it to S.B.R. 91-33-5.

21. S.B.R. 91-33-5 is being amended to address personnel matters and to prescribe that substitute teachers may teach for a maximum of 90 days in one school year and emergency substitute teachers may teach for a maximum of 30 days in a semester.

22. S.B.R. 91-33-6 is being amended to include language concerning special education services and curriculum. These changes are consistent with elementary and secondary school accreditation regulations.

23. S.B.R. 91-33-7 is being amended to clarify the required library media services and resources in a special purpose school.

24. S.B.R. 91-33-8 is being amended to more clearly set forth the minimum requirements for high school graduation.

25. S.B.R. 91-33-9 is being amended to omit unnecessary language and to delete provisions that are provided for by statute.

Proposed new S.B.R.'s 91-34-1, 91-34-2, 91-34-3, 91-34-4, 91-34-5, 91-34-6, 91-34-7, 91-34-8, 91-34-9, 91-34-10, 91-34-11, 91-34-12, 91-34-13 and 91-34-14 govern the accreditation of youth center schools.

26. S.B.R. 91-34-1 defines terms used in subsequent regulations relative to youth center schools.

27. S.B.R. 91-34-2 identifies the process and procedures used for accrediting youth center schools.

28. S.B.R. 91-34-3 identifies staff required for a youth center school.

29. S.B.R. 91-34-4 indicates that youth center school staff shall be governed by the personnel policies of the school district that has contracted to provide educational services.

30. S.B.R. 91-34-5 mandates the display of flags, adherence to health laws and discipline of students as provided by statute.

31. S.B.R. 91-34-6 indicates that the construction of any school building shall comply with the requirements of Kansas statute.

32. S.B.R. 91-34-7 outlines the program and services of the youth center schools and includes the following: program of studies, special education, student records, goals and objectives, library media center, health services, an education program in human sexuality and AIDS education, placement, promotion, length of school year, length of school day and class size.

33. S.B.R. 91-34-8 outlines the criteria for granting of credit to students.

34. S.B.R. 91-34-9 provides for closed unit educational programming.

35. S.B.R. 91-34-10 outlines the criteria under which independent study programs may be used to earn high school credit.

36. S.B.R. 91-34-11 specifies the requirements for work study programs at youth center schools.

37. S.B.R. 91-34-12 outlines the requirements for

acceptance of G.E.D. test results for credit toward graduation.

38. S.B.R. 91-34-13 prescribed minimum high school graduation requirements and provides for alternative graduation requirements.

39. S.B.R. 91-34-14 specifies the requirements for interscholastic activities.

Each proposed regulation is printed with this notice. A copy of each of the proposed regulations and its fiscal impact statement may be obtained by contacting the secretary of the State Board of Education, Kansas State Education Building, 120 E. 10th, Topeka 66612, prior to the date of the hearing.

On the date of the hearing, all interested persons will be given a reasonable opportunity to present their views or arguments, either orally or in writing, in regard to the proposed regulations. Individuals or organizations that cannot appear at the hearing may submit written comments to the secretary of the State Board of Education at the address above. All comments received will be considered by the board. The hearing shall be conducted in compliance with the public hearing procedures of the board.

The regulations to be adopted are as follows:

91-31-1. Definition of terms. (a) "Accredited" means a school meets all state board accreditation requirements or has not failed to meet one or more state board accreditation requirements for three consecutive school years.

(a) (b) "Accredited-advised" means failure of the a school to meet one or more state board ~~accrediting~~ ~~regulations~~ accreditation requirements for which no deficiency citation was issued the preceding year.

(b) (c) "Accredited-warned" means failure of the a school to ~~correct the previous year's deficiency, or failure to comply with Kansas statutes have corrected~~ any deficiency cited by the state board the preceding two consecutive years.

(e) (d) "Board of education" means the board of education of any unified district or the governing body of any nonpublic school.

(k) (e) "Building administrator" means a person having the administrative and supervisory responsibilities for a school or schools.

(d) (f) "Class period" means a segment of the school day regularly scheduled for instruction in a designated subject. The length of time of the period may vary according to the type of subject and pattern of scheduling.

(e) "Daily program" means the schedule of classes taught by teachers during the school day.

(a) (g) "District school administrator" means the chief administrative officer appointed by the board of education of the district who is responsible for administrative and supervisory duties for all units of organization within the district and who has charge and control of the schools and their personnel.

(f) (h) "Lawful custodian" means a ~~parent, stepparent, foster parent, guardian or other person who has legal custody of a child or who is liable by law to maintain, care for or support the child designated in~~

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K.S.A. 72-962(1) as amended by L. 1987, Ch. 268, Sec. 2, and any amendment thereto.

(g) (i) "Library media" means printed and audiovisual forms of communication and their accompanying technology.

(h) (j) "Library media center" means the service area which houses both the library and the audiovisual services.

(i) (k) "Library media program" means the complete instructional program and other services furnished to pupils and teachers by a library media specialist.

(j) (l) "Library media specialist" means a person who holds a valid certificate with the appropriate endorsement for that person's level of assignment and who directs the library media program in its entirety or specializes in either the print or nonprint areas of the program.

(k) "Program of studies" means those courses of instruction offered in a school during the year.

(l) (m) "School" means an attendance facility under the control of any building or structure operated or used for pupil attendance purposes by a board of education.

(m) (n) "School year" means the 12-month period ending June 30.

(n) (o) "Special education state plan" means the state plan for special education services authorized by K.S.A. 72-933 et seq., as amended and supplemented.

(o) (p) "State board" means the state board of education.

(p) (r) (p) "Teacher" means a person who holds a valid certificate with the appropriate endorsement or endorsements for that person's level of assignment, is responsible for providing instruction or training in any course or subject.

(q) (s) "Unified course" means a course that is organized and taught by one or more teachers and that includes content from two or more subject areas.

(r) (q) "Unit of credit" means one unit a measure of credit earned which may be awarded to a student for satisfactory completion of any approved subject taught for a minimum of 40 minutes daily, five periods a week for 36 weeks, or 120 clock hours. One-half unit of credit is earned for approved subjects taught for a minimum of 40 minutes daily, five periods a week for 18 weeks, or 60 clock hours all of the coursework of a particular course or subject. A full unit of credit is credit which is awarded for satisfactory completion of a course or subject that is offered for, and generally requires, a minimum of 120 clock hours to complete. Credit may be awarded in increments based upon the amount of time a course or subject is offered, and generally requires, to complete. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1984; amended May 1, 1987; amended May 1, 1988.)

91-31-2. Procedures for accrediting schools. (a) (1) Each board of education seeking initial accreditation of one or more schools shall make written application in writing to the state board requesting the proper upon forms for accreditation provided by the state

board. The letter application shall be submitted on or before August 15 of the school year in for which the school requests accreditation is sought. Accreditation shall be for one school year.

(2) Each school requesting accreditation and each school on the list of accredited schools shall file the building administrator's building report and other reports required by the state board. The building report shall be filed on or before October 1. Intentional falsification of any report may result in denial or loss of accreditation.

(b) To be accredited, Each each school shall meet the provisions requirements of applicable Kansas statutes and the state board of education rules and regulations.

(c) Except as otherwise provided, the accreditation status of each school shall be determined on the basis of data provided in official reports of the respective school applying for accreditation concerning the school. The official reports shall include the district school administrator's report and the building administrator's building report, reports from state department of education specialists, the report of the state department of health and environment, the report or order of the state fire marshal, and other official or special reports regarding the local school that may be requested by the state board.

(d) Each school shall be accredited or, if any deficiencies exist, shall be placed on accredited-advised or accredited-warned status or shall be dropped from the accredited list by the state board list of accredited schools. Each school shall annually report annually, the progress made to correct any deficiencies cited the previous year. Except as otherwise provided, the state board shall issue an accreditation advisement the first year for any violation deficiency. If there is continued noncompliance any deficiency cited is not corrected during the second following school year, the state board shall issue an accreditation warning. If the any deficiency cited for two consecutive years is not corrected by during the following third school year, the state board shall drop the violating school or schools shall be dropped from the accredited list of accredited schools.

(1) Each school desiring accreditation shall comply with the provisions of K.S.A. 72-9001 et seq., as amended, by filing its personnel evaluation policies, and any amendments to those policies, with the state board. Failure to file personnel evaluation policies, or any amendments thereto, or noncompliance with the personnel evaluation policies that are filed, may result in denial or revocation of accreditation. The state board shall issue an accreditation advisement the first year for any violation. If there is continued noncompliance during the second school year, the state board shall issue an accreditation warning. If the deficiency is not corrected by June 30 of the following school year, the state board shall drop from the accredited list any school or schools which remain in violation.

(2) The failure of any board of education to comply with the decision of the state board regarding approval of an application for out-district tuition, as provided in K.S.A. 72-4418 and K.A.R. 91-16-1 et seq., shall be

considered due cause for the state board to drop, without warning, all schools within the district from the accredited list, effective the following June 30.

(e) Any school with deficiencies *that are identified before March 1* shall be notified of such fact by the state board on or before March 15 of the school year. All official accreditation notices indicating *such* deficiencies shall be mailed to the district school administrator. Deficiencies identified after March 15 as a result of investigating a complaint *1* shall be entered into the accreditation file after notifying the district school administrator, and shall be included in the official June 30 accreditation or non-accreditation notice considered in determining the accreditation status of the school.

(f) Any school which is correcting deficiencies shall not be cited in the accreditation process for the semester the deficiency is corrected. Responses from schools regarding the correction of deficiencies *any deficiency identified before March 1* shall be filed with the state board on or before April 1, except for those deficiencies identified after April 1 as a result of investigating a complaint. Responses to any deficiency identified after March 1 shall be filed on or before June 1. Responses that are not made timely shall not be considered by the state board in determining the appropriate accreditation status of a school.

(g) The accreditation status of each school shall be effective as of June 30 of the year in which granted and shall remain be in force for one the following school year, unless changed by action of the state board.

(h) High schools shall be accredited by the state board and designated either accredited, or accredited-comprehensive, or accredited-exemplary.

(1) Accredited. Each accredited high school shall maintain, offer and teach at least 30 units of credit in grades nine through 12, as reported on September 20 of the year in which accreditation is granted. Those high schools organized on a grades 10 through 12 plan may count units taught in grade nine. Each accredited high school shall meet the following requirements:

(A) The 30 units of credit shall be taught each year in separate classes. Correspondence credits shall not be counted as part of the 30 units requirement.

(B) If a unit is taught in more than one section, only one unit of credit shall be counted as a part of the 30 required units of credit.

(2) Accredited-comprehensive. An accredited-comprehensive high school shall maintain, offer, and teach a minimum of 50 units of credit in grades nine through 12, as reported on September 20 of the year in which accreditation is granted. Those high schools organized on a grades 10 through 12 plan may count units taught in grade nine. Each accredited-comprehensive high school shall meet the following requirements:

(A) The 50 units shall be taught each year in separate classes. Correspondence credits shall not be counted as part of the 50 units requirement.

(B) If a unit is taught in more than one section, only one unit of credit shall be counted as a part of the 50 required units of credit.

(3) Accredited-exemplary. Secondary schools may be recognized in the accreditation process as accred-

ited-exemplary schools provided such schools complete a program approved by the state board of education pertaining to evaluation-assessment and the development of school improvement plans.

(4) On application from the local board of education, any high school teaching less than 30 units of credit, as reported in the September 20 building administrator's building report, shall be dropped from the accredited list by the state board on or before November 15 of that school year.

(i) Each elementary school, to be accredited, shall have a minimum enrollment of 10 pupils on September 20 of the current school year. Each elementary school may be accredited-exemplary if it meets the requirements of S.B.R. 91-31-2(h)(3). Any elementary school with an enrollment of less than 10 pupils on September 20, shall be dropped from the accredited list by the state board on or before the following November 15.

(j) Except as provided by S.B.R. 91-31-2(d)(2) and S.B.R. 91-31-11, any school which has received an accreditation warning shall be dropped from the accredited list by the state board if the deficiency or deficiencies are not corrected by June 30 of the following school year.

(k) (h) At the regular June meeting of the state board, the commissioner of education shall recommend to the state board *any the* action to be taken regarding the accreditation status of schools *each school seeking accreditation*. When If the commissioner of education recommends non-accreditation of intends to recommend that any school be denied accreditation or be dropped from the list of accredited schools, the commissioner shall notify the president and clerk of the board of education, and the district school administrator of that intention, on or before May 15. The board of education shall be given an opportunity at the June meeting of the state board to present reasons why the school should be accredited. When a school has been denied accreditation, the state board of education shall have Within five days after the June board meeting, the state board in which to shall send an official notice of denial of accreditation to any school that has been denied accreditation or has been dropped from the list of accredited schools. The notice shall be sent by the commissioner of education on behalf of the state board, by restricted mail, to the president and clerk of the board of education and to the district school administrator. Notice shall be sent by restricted mail with return receipt requested.

(l) (i)(1) Any school denied accreditation effective June 30 may, upon the written request of the board of education, be given tentative accreditation status by the state board, to be effective the following August 15, if the deficiencies causing denial of accreditation have been corrected. The letter shall be signed by the president and clerk of the board of education, shall provide evidence that all deficiencies have been corrected, and shall be filed with the commissioner of education at least three weeks prior to the regular August meeting of the state board which is dropped

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from the list of accredited schools may be reinstated to such list by the state board, if the following conditions are met:

(A) A written request for reinstatement is submitted to the commissioner of education at least three weeks prior to the regular August meeting of the state board; and

(B) The deficiencies causing the school to be dropped from the list as of the preceding June 30 have been corrected and written documentation of such correction is filed with the request for reinstatement.

(2) If the state board finds that a school should be reinstated to the list of accredited schools, the school shall be reinstated to such list under the appropriate accreditation status. The accreditation status of the school shall be effective for the school year in which the school is reinstated to the list of accredited schools.

(j) If the state board determines, following an opportunity for a hearing, that a board of education has failed to follow an order of the state board, the state board may drop all of the schools under the control of the board of education from the list of accredited schools. Such action shall be effective on June 30 of the year in which noncompliance is determined by the state board. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1985; amended May 1, 1987; amended May 1, 1988.)

91-31-3. Policies and programs. (a) (1) All orders, rules and regulations of the board of education, and any revisions, shall be in writing, and codified and upon request shall be made available to the employees, patrons and students of the district for examination on request. The policies for the employment of staff or the selection of pupils shall not discriminate on the basis of race, religion, color, ethnic background, national origin, ancestry, physical handicap, or sex.

In addition, the (2) The board of education shall adopt policies pertaining to personnel and to the suspension and expulsion of pupils as provided by K.S.A. 72-8901 *et seq.*, as amended. The policies shall be on file and copies shall be available to patrons, students, teachers, administrators, and to the state board of education for examination on request.

(b) Each board of education shall file its personnel evaluation policies and any amendments to those policies with the state board. All certified personnel shall be evaluated in accordance with the policies adopted under K.S.A. 72-9001 *et seq.*, as amended, and as on file filed with the state board.

(c) The board of education shall adopt policies which govern the conduct of all persons employed by or attending schools of the district; and shall provide specific procedures for their enforcement of those policies. The board shall submit school conduct policies and amendments to its legal counsel for review and approval to assure compliance with city ordinances, state laws and constitutional requirements. Copies of policies and amendments shall be filed with the commissioner of education as provided by K.A.R. 91-15-1.

(d) Goals and objectives. Effective September 1, 1985, each unified school district and nonpublic school shall have educational goals and curricular objectives for each instructional area in the educational program. All such goals and objectives shall be reviewed annually. All goals and objectives shall be on file and copies shall be available to patrons, students, teachers, administrators, and to the state board of education for examination on request.

(e) Foreign language. Effective September 1, 1990, each board of education shall provide the opportunity for students to study a foreign language. The program of study shall provide for a minimum of two academic years of study of the same language at the elementary or secondary level. Total instructional time for elementary programs shall be equivalent to that of two-year secondary programs.

(f) Health services. Basic hearing screening, free dental inspection, and basic vision screening are necessary health services for a student to remain in attendance at school. School districts providing other health services shall:

(1) have available a licensed health care professional responsible for providing the health services, or training others to provide the services, or both;

(2) adopt policies related to the provision of health services; and

(3) provide the training necessary to comply with K.S.A. 65-1124 as amended by L. 1987, Ch. 234, Sec. 1 for those who are not licensed health care professionals but have been delegated the responsibility of providing emergency and other health services.

(g) Human sexuality. (1) Effective September 1, 1988, each board of education shall provide an education program in human sexuality, including information about sexually transmitted diseases, especially acquired immune deficiency syndrome (AIDS).

(2) The program shall: (A) include instruction at the elementary and secondary levels;

(B) require that teachers and building administrators have appropriate academic preparation or inservice training designed to develop a basic knowledge of and a sensitivity to the area of human sexuality;

(C) require that all teachers who teach courses in human sexuality hold appropriate certification to provide such instruction; except that until September 1, 1992, teachers assigned to teach human sexuality education shall hold any valid certification appropriate for the level; and

(D) include procedures whereby any pupil, whose parent or guardian so requests, shall be excused from any or all portions of the program without any penalty resulting from such action.

(3) The specific curriculum of the program and the grades in which the program are to be offered shall be determined by each board of education. The curriculum shall be specified in writing and shall be on file in the board of education office.

(4) The provisions of this subsection shall not be construed as requiring, endorsing or encouraging the establishment of school-based health clinics or the teaching of birth control methods. (Authorized by and implementing Article 6, Section 2(a) of the Kansas

Constitution; effective May 1, 1983; amended May 1, 1988.)

91-31-5. Summer school programs. Summer school programs shall be submitted for approval on forms provided by the state board and shall meet the following requirements: (a) Administration. Summer school programs shall be under the supervision of an administrator who holds a valid certificate with the appropriate endorsement for that level of assignment.

(b) Summer school notification. Districts planning to operate a summer school program shall notify the state board on or before May 1 of each year.

(c) Scholastic records. Permanent scholastic records shall be maintained for summer school sessions.

(d) Summer school report. Each district shall submit a report to the state accreditation unit, on forms furnished by the state board, no later than 10 days after the first day of summer school.

(e) Curriculum.

(1) Subjects may be offered for enrichment, makeup purposes, or to obtain credit for courses not available during the regular school term.

(2) Courses taught in the summer school program shall include the same content and achievement standard as similar courses taught in the regular school term.

(f) Enrollees.

(1) Permission. A pupil desiring to enroll in summer school for credit shall obtain permission from the building administrator of the pupil's parent school.

(2) Subject prerequisites. Admission to summer school courses shall be subject to the recognized prerequisites in the school subject areas.

(3) Correspondence courses. Pupils shall obtain prior approval from their parent school building administrator before enrolling in correspondence courses for credit.

(g) Summer school instructors. Each teacher in an approved summer school shall hold a valid certificate with the appropriate endorsement for the teacher's level of assignment.

(h) Requirements for credit. This subsection shall not apply to elementary schools.

(1) Time required for repeated subjects and new subjects.

(A) One unit of credit shall be earned for those courses which meet for a total of 120 clock hours.

(B) One-half unit of credit shall be earned for those courses which meet for a total of 60 clock hours.

(C) Time for makeup work for one unit of credit or one-half unit of credit shall be at least one-half the time requirement for a regular school term course.

(D) Instructional time for credit shall be exclusive of registration, holidays, and break time.

(2) Driver education. Any school may offer an approved course in driver education during the summer term, and the instruction shall be administered and supervised by the school as provided by Kansas statutes.

(i) Schools shall be accredited, or if any deficiencies exist, accredited advised, accredited warned, or dropped from the accredited list by the state board as provided by S.B.R. 91-31-2(d).

(j) Any school with deficiencies shall be notified by the state board on or before March 15. All official accreditation notices indicating deficiencies shall be mailed to the district school administrator. Deficiencies identified after March 15 as a result of investigating a complaint shall be entered into the accreditation file, after notifying the district school administrator, and shall be included in the official June 30 accreditation or non-accreditation notice.

(k) Responses from schools regarding the correction of deficiencies shall be filed with the state board on or before April 1 of the year following the year in which the reports were submitted, except for those deficiencies identified after this date as a result of investigating a complaint.

(l) The accreditation of a school shall be effective as of June 30 of the year following the year in which the forms are filed and shall remain in force for one year unless changed by action of the state board.

(a) Any summer school program shall meet the following requirements: (1) The program shall be under the supervision of an administrator who holds a valid certificate with the appropriate endorsement for the level of assignment;

(2) each course offered as a part of the program shall be taught by a teacher who holds a valid certificate with the appropriate endorsement for the subject and level of assignment;

(3) each course offered as a part of the program shall include the same content and be based upon the same achievement standard as when the course is offered during the regular school term;

(4) admission to any course shall be subject to the same prerequisite course requirements as apply during the regular school term;

(5) the same student records that are maintained during the regular school term shall be maintained for the summer school program; and

(6) any credit that is granted to students enrolled in the summer school program shall be granted in accordance with S.B.R. 91-31-12b and any amendments to that regulation.

(b) Each district shall file a report of its summer school program with the state board. The report shall be made on forms provided by the state board and shall be filed not later than 10 days after the first day of summer school. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1984; amended May 1, 1987; amended May 1, 1988.)

91-31-6. Administration. (a) Admission. Any Student credit. The credit of any pupil transferring from or completing a course of study in an accredited school shall be eligible for admission to accepted by another accredited school. Schools shall Accredited schools may accept the credit of pupils transferring from unaccredited schools in accordance with the provisions of subsection (b).

(b) Placement. Placement of pupils in the education program shall be determined according to the policy of the board of education. The following criteria shall be used in determining placement:

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- (1) past education experience record;
- (2) successful performance at the level of assignment; or

(3) examinations administered by the local district.

(c) Promotion. Promotion shall be determined according to the policy of the board of education.

(d) Pupil records. Accurate and complete records of scholarship, attendance and activities shall be kept in a safe or fire-resistant compartment. Except as provided by K.S.A. 72-5386, when a pupil transfers or is promoted to another school within or without the school district, academic records shall follow the pupil on request. Pupil records shall be maintained and released in compliance with the right to privacy act as provided by K.S.A. 72-6214.

(e) Teacher records. An individual teacher record including a current college transcript or transcripts, certification, tenure, salary, retirement status and other personnel data shall be on file as directed by the board of education.

(f) Activity funds. A complete record of activity funds shall be maintained.

(g) Surety bonds. Each person responsible for the receipt and disbursement of money shall be bonded with a surety bond in an amount fixed by the board of education which shall be approved and paid by the board of education.

(h) Auditing. In addition to persons authorized to make audits under K.S.A. 75-1122 *et seq.*, as amended, accounts shall also be subject to audit by state board of education auditors.

(i) Sales tax. A permanent record shall be maintained showing sales and admissions for which sales tax is paid as required by Kansas statutes.

(j) Inventories. Inventories of all equipment, apparatuses, books, and supplies shall be on file.

(k) Activities program. The activities program shall be under the supervision of the building administrator.

(l) Display of flags. Each school shall fly the United States flag and a Kansas flag as provided by K.S.A. 73-701 and 73-706.

(m) Adherence to health laws. Each school shall adhere to the provisions of Kansas school health statutes, K.S.A. 72-1204 *et seq.*, as amended, and K.S.A. 72-5201 *et seq.*, as amended.

(n) Observance of fire, safety and tornado laws. Fire and safety. The provisions of K.S.A. 31-132 *et seq.*, as amended, shall be observed. Schools shall establish tornado procedures and conduct tornado drills as provided required by regulations promulgated by the state fire marshal under K.S.A. 31-133.

(o) School transportation. Transportation of pupils shall comply with Kansas statutes and the rules and regulations published by the Kansas department of transportation.

(p) Length of school year. The length of the school year shall be at least 180 days taught or 1080 hours taught as provided by K.S.A. 72-1106(a)(2).

(q) Length of school day. The length of the school day shall be at least six hours except as provided by K.S.A. 72-1106. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective

May 1, 1983; amended May 1, 1987; amended May 1, 1988.)

91-31-7. Staff. (a) District school administrator. (1) All schools in a district shall be under the supervision of a district school administrator who holds a valid certificate with the appropriate endorsement for that assignment. The district school administrator shall be assigned at least one-half time to administration and supervision of the schools in the district.

(2) A school district with an enrollment of less than 300 students may also assign the district school administrator as elementary and high school building administrator.

(b) Building administrators. Building administrators shall be employed by the board of education under a written contract and shall hold valid certificates with the appropriate endorsements for their levels of assignment.

(c) Assistant building administrator. In schools where the building administrator requires assistance because of administrative responsibilities, staffing patterns shall include the services of an assistant building administrator.

(d) Alternative administrative plan; management by objectives. As an alternative to S.B.R. 91-31-12a(b) and 91-31-14a(d), the board of education may develop and disseminate an administrative plan based upon management by objectives. The plan shall be in writing and set out the goals, objectives and expected outcomes for the administrative assignment and be in agreement with statewide educational goals adopted by the state board, as well as with recognized educational concepts and practices. There shall be broad-based community involvement in the plan. The plan shall provide for the services of a building administrator who shall be assigned the necessary time to perform administrative responsibilities, and shall indicate the amount and kinds of supportive services available to supplement particular administrative responsibilities. The plan shall be approved by and filed with the state board.

(e) Teachers. Teachers shall be employed and compensated according to the provisions of Kansas statutes. Each teacher shall hold a valid certificate with the appropriate endorsement or endorsements for the subject and level of assignment.

(f) Aides. Non-certified personnel may be employed to supervise pupils in noninstructional activities, provided by K.S.A. 72-1106, and shall work under the supervision of certified personnel. Instructional paraprofessionals hired as special teachers in special education services shall be authorized to assist certified personnel in the instruction of exceptional children as provided by K.S.A. 76-962 as amended by L. 1987, Ch. 268, Sec. 2, and the state plan for special education K.A.R. 91-12-61 and any amendments thereto.

(g) Substitutes. Any person holding a substitute teaching endorsement shall teach no more than 90 days in any school year.

(h) Emergency substitute. Any person holding an

emergency substitute teaching endorsement shall teach no more than 30 days in one semester.

(i) When a teacher holding a valid certificate with an appropriate elementary, secondary, K-12 or substitute endorsement is not available school districts may:

(A) Use a substitute teacher holding a valid Kansas certificate at any level and in any field or subject; or

(B) employ persons who have been certified by the state board as emergency substitute teachers. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1987; amended May 1, 1988.)

91-31-9. Special education. Special education programs shall meet the provisions of the Kansas state plan for special education, Kansas Administrative Regulations, and requirements of K.S.A. 72-933, K.S.A. 72-961 *et seq.*, as amended and rules and regulations adopted by the state board. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1988.)

91-31-11. Site and School building. Each site and building of a district school shall meet the requirements of Kansas statutes and codes concerning school building construction, fire protection, health and accessibility to the handicapped. Whenever the state fire marshal issues an order to the board of education to close or correct the condition of any building or facility by repairing, remodeling or restoration, and no proceedings of appeal have been instituted by the electors of the district, pursuant to the provisions of K.S.A. 1982 Supp. 72-8213 (i) and (j), the board of education shall comply with the order by the following June 30. Failure to do so shall result in a warning. If not corrected or if reasonable steps have not been taken to comply within the subsequent school year, the school shall be given a nonaccredited status the following June 30. It shall be the responsibility of the board of education to notify the state board immediately when action is taken or order issued by the state fire marshal or the state department of health and environment indicating unsafe facilities or site. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1988.)

91-31-12a. Accreditation regulations applicable to high schools. (a) Organization. (1) Each high school shall be organized to include at least grades 10, 11 and 12 and may include grades seven through 12 in its organization. Any closing or change in the use of a school building shall be in compliance with the provisions of K.S.A. 72-8213.

(2) Each high school shall organize its program on the basis of units of credit as defined in S.B.R. 91-31-1.

(b) Staff. (1) Building administrator. Except as provided in S.B.R. 91-31-7(a)(2), each high school enrolling 200 or more pupils shall have a building administrator who spends at least five clock hours each day in administrative and supervisory responsibilities. Each high school enrolling fewer than 200 pupils shall have

a building administrator who spends at least three clock hours each day in administrative and supervisory responsibilities.

(2) Teachers. ~~All teachers~~ Each teacher shall hold valid certificates with the appropriate endorsements for ~~their~~ the subject and level of assignment.

(c) High schools accredited by the state board may be designated as accredited, accredited-comprehensive, or accredited-exemplary.

(1) Accredited. Each accredited high school shall maintain, offer and teach subjects that total at least 30 units of credit in grades nine through 12. Those high schools organized on a grades 10 through 12 plan may count subjects taught in grade nine. Each accredited high school also shall meet the following requirements:

(A) The 30 units of credit shall be taught each year in separate classes. Correspondence credits shall not be counted as part of the 30 required units of credit.

(B) If a subject is taught in more than one section, the subject shall be counted only once in computing the 30 required units of credit.

(2) Accredited-comprehensive. An accredited-comprehensive high school shall maintain, offer, and teach subjects that total a minimum of 50 units of credit in grades nine through 12. Those high schools organized on a grades 10 through 12 plan may count subjects taught in grade nine. Each accredited-comprehensive high school also shall meet the following requirements:

(A) The 50 units shall be taught each year in separate classes. Correspondence credits shall not be counted as part of the 50 required units of credit.

(B) If a subject is taught in more than one section, the subject shall be counted only once in computing the 50 required units of credit.

(3) Accredited-exemplary. Secondary schools may be recognized in the accreditation process as accredited-exemplary schools provided such schools complete a program approved by the state board of education pertaining to evaluation-assessment and the development of school improvement plans.

(4) Any high school teaching less than 30 units of credit, as reported in the September 20 building administrator's building report, shall be dropped from the list of accredited schools by the state board. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended July 12, 1985; amended May 1, 1987; amended May 1, 1988.)

91-31-12b. Granting credit. (a) Determination of course credit shall be made according to the certification status of the teacher. The subject area for which credit is granted in any course shall be based upon the subject area endorsement held by the teacher of the course. Student credit shall be granted for:

(1) Successfully completing class work;

(2) passing examinations administered by the district; and

(3) participation in any of the programs outlined by in S.B.R. 91-31-12c through 91-31-12g, inclusive.

(continued)

(b) Athletic practices. Athletic practice for competition shall not be counted for physical education credit.

(c) Correspondence credit. Correspondence credit, ~~except in those courses required by K.S.A. 72-1103, and any amendments to that statute,~~ may be earned from any school or institution with the approval of the school building administrator within guidelines established by the board of education.

(d) Credit may be granted to:

(1) Students who successfully complete college work within guidelines established by the board of education; and

(2) students in grades seven or eight who successfully complete courses in the high school curriculum. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1985; amended May 1, 1986; amended May 1, 1987; amended May 1, 1988.)

91-31-12c. Independent study programs. (a) Credit shall be given for independent study programs which:

(1) (a) Are approved by the school;

(2) (b) are an extended, in-depth study of a particular subject area offered in the regular school program;

(3) (c) have the responsibilities of the sponsoring teacher defined by school policies;

(4) (d) specifically list for each pupil the objectives that must be met for successful completion of the program. The objectives shall be developed by the sponsoring teacher; and

(5) (e) have equipment and learning materials available as part of the program for independent study. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1988.)

91-31-12d. Participation in a work experience program. A school's (a) Any work experience program shall meet all of the following requirements for credit:

(a) (1) The student shall be program shall be organized and maintained so that students are under the direction and supervision of the school.

(b) (2) The student shall meet board of education program shall have written policies pertaining to student enrollment, attendance, absenteeism, and conduct.

(c) (3) The director of the work experience program and the teacher coordinator shall hold valid certificates. Certification shall not be required for persons responsible for training at the on-site work experience station.

(d) A unit of credit shall be defined as a minimum of 120 clock hours of work experience.

(e) (b) Each work experience program shall include:

(1) A staff orientation as to responsibilities;

(2) a student orientation as to the goals and objectives of the work experience program;

(3) an employer orientation as to the purpose of the program and the employer's responsibilities;

(4) an employer's conference at the conclusion of the program as to determine the employer's percep-

tion of how the program functioned and to obtain suggestions for improvement; and

(5) student conferences at the conclusion of the program as to determine the student's perception of how the program functioned and to obtain suggestions for improvement.

(f) (c) The school shall schedule regular visits with the employer to monitor student progress with at least one visit being scheduled during each nine week period. This does not include exclusive of time spent at employer orientation or employer conference conferences.

(g) (d) The following records shall be maintained by the school:

(1) On-the-job attendance records to which shall be filed by the employer each week;

(2) student work schedule to which shall be filed by the employer;

(3) employer's verification of work record to be filed by the employer;

(4) employer's evaluation of student's work experience; and

(5) reports of on-site visits made by the school.

(h) (e) All records shall be available for audit by the state board of education.

(f) A unit of credit may be granted for each 120 clock hours of work experience. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1988.)

91-31-12e. Adult education. High school credit shall be granted for adult courses of study if the requirements of this regulation are met:

(a) Credit shall be granted to the student based on achievement tests, the judgment of the instructor, and with the approval of the building administrator. The amount of credit granted for achievement tests shall be equal to that given to high school students in the regular school program.

(b) Any participant in an adult class may qualify for credit if the participant:

(1) is 17 years of age or over;

(2) has not completed the twelfth grade;

(3) has been out of school at least one semester; and

(4) is unable to participate in a regular high school program.

(c) Credits earned may be counted toward meeting the requirements for a high school diploma. If the credit is to be applied toward a diploma to be granted by a school other than the one in which the credit is offered, the building administrator of each school involved shall approve the enrollment.

(d) Each instructor shall hold a valid certificate with the appropriate endorsement for that the subject and level of assignment. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1987; amended May 1, 1988.)

91-31-12f. General education development (G.E.D.) program test results. (a) High schools may

accept G.E.D. test results for credit toward graduation. *Schools may:*

(1) *require that a Kansas state high school equivalency diploma be issued by the state board; or*

(2) *grant a diploma*, subject to the following requirements:

(A) (1) The test results shall be properly certified by those who administered the test.

(B) (2) The minimum score on *an each* individual test of the G.E.D. battery of tests shall be 35, with an average of 45 for the five all tests comprising the program.

(C) (3) ~~The credit~~ Credit shall not be granted for any specific subjects ~~subject~~ but shall be listed as G.E.D. credit on the student's transcript.

(D) (4) The applicant student shall be attending or shall have attended school in the school system which grants the G.E.D. credit.

(E) Credit for one unit of United States history and one-half unit of United States government shall not be given for G.E.D. tests but shall be earned in residence as provided by K.S.A. 72-1103.

(F) (b) Applicants Schools shall not use G.E.D. grant credit on the basis of G.E.D. test results to graduate any student before the student attains the age of 18 years.

(b) (c) A list of the institutions authorized to administer G.E.D. tests may be obtained from the state board. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1988.)

91-31-12g. Military credits. Kansas high schools may grant credit toward graduation for the following types of education experiences received while in the military services:

(a) Secondary courses offered by the United States armed forces institute (U.S.A.F.I.);

(b) courses in the marine corps institute;

(c) courses in the coast guard institute;

(d) one unit of physical education for basic or recruit training;

(e) Correspondence courses, except in those courses required by K.S.A. 72-1103, and any amendments to that statute. Correspondence credit, may be earned from any school or institution with the approval of the school building administrator within guidelines established by the board of education; or

(f) vocational courses offered by armed forces schools. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1987; amended May 1, 1988.)

91-31-12h. Graduation. (a) (1) Each pupil Except as otherwise provided in this regulation, school policies shall stipulate that pupils shall be eligible for graduation only upon completion of the following requirements which include at least the following:

(A) Four units of English language arts, Beginning with the 1988 graduating class, three units shall be in English, which shall include three units in English. When, in the judgment of the high school building

administrator, a pupil can profit more by taking another subject, the building administrator may waive up to one unit of this requirement; if the administrator determines that a pupil can profit more by taking another subject.

(B) two units of social studies, which shall include one unit of United States history and at least one-half unit of United States government, including the constitution of the United States. Beginning with the 1988 graduating class, three units of social studies, shall be required, which shall include one unit of United States history and at least one-half unit of United States government, including the Constitution of the United States;

(C) one unit of science as a laboratory course. Beginning with the 1988 graduating class, two units of science, shall be required, including one unit as a laboratory course;

(D) one unit of mathematics. Beginning with the 1988 graduating class, two units of mathematics shall be required;

(E) one unit of physical education, which may include one-half unit of health, safety, first aid, or physiology. This requirement shall be waived:

(i) upon receipt of a statement by a licensed physician that a pupil is mentally or physically incapable of participating in a regular or modified physical education program; or

(ii) when the requirement is contrary to the religious teachings of the pupil, as indicated in A written statement, signed by a lawful custodian of the pupil, shall be filed with the proper authorities of the school, requesting that the pupil not be required to participate in the activities and stating the reason for the request; and

(F) eight units of elective courses. Beginning with the 1989 graduating class, nine units of elective courses shall be required.

(2) A total of 21 units of credit shall be required for the 1989 graduating class and each graduating class thereafter. A total of 20 units of credit shall be required for the 1988 graduating class. A total of 17 units of credit shall be required for graduation for those students in classes which will graduate prior to 1988.

(3) Beginning with the 1984-85 school year, any Any additional requirements of the board of education that increase the number of units of credit required for graduation shall apply to those students who will be in the ninth grade class the following school year.

(b) The governing body of the district may set adopt written alternative graduation policies, which shall be in writing and adopted by the board of education, which indicate that a pupil will be eligible for graduation upon the completion of at least the minimum total units of credit required by paragraph (a)(2); or the equivalent. The required units of credit shall include one unit of United States history and at least one-half unit of United States government, including the constitution of the United States, pursuant to K.S.A. 72-1103.

(c) Alternative graduation policies set by the requirements established by any local board of education

(continued)

tion shall be in compliance with statewide educational goals, as adopted by the state board, and shall have broad-base community involvement in their formulation. These ~~policies~~ *requirements* shall have state board approval prior to implementation in the district. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1985; amended May 1, 1987; amended May 1, 1988.)

91-31-13. Accreditation regulations applicable to junior high schools. (a) Organization. (1) Each junior high school shall be organized to include ~~at least two consecutive grades and may include one or more~~ grades six through nine. ~~Any closing or change in the use of a school building shall be conducted in compliance with the provisions of K.S.A. 2-8213.~~

(2) Each junior high school shall organize its ninth grade program on the basis of units of credit ~~as defined in S.B.R. 91-31-1.~~

(b) Staff.

(1) Building Administrator. Except as provided in S.B.R. 91-31-7(a)(2), each junior high school enrolling fewer than 200 pupils shall have a building administrator who spends at least three clock hours each day in administrative and supervisory responsibilities. Each junior high school enrolling 200 or more pupils shall have a building administrator who spends at least five clock hours each day in administrative and supervisory responsibilities.

(2) Teachers. All teachers shall hold valid certificates with the appropriate endorsements for ~~their~~ *the* subject and level of assignment. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended July 12, 1985; amended May 1, 1987; amended May 1, 1988.)

91-31-14a. Accreditation regulations applicable to elementary schools. (a) Each elementary school shall conform to the provisions of K.S.A. 72-1107, regarding age of entrance. *To be accredited, each elementary school shall have a minimum enrollment of 10 pupils on September 20 of the current school year. Each elementary school may be accredited-exemplary if it meets the requirements of S.B.R. 91-31-12a(c)(3). Any elementary school with an enrollment of less than 10 pupils on September 20 shall be dropped from the accredited list by the state board on or before the following November 15.*

(b) Each accredited elementary school shall be organized to include ~~any combination of one or more~~ grades kindergarten through nine. The middle school concept of organization shall be recognized as a consecutive combination of any grades five through nine. Kindergarten classes shall be organized separately from other grades and shall be organized on a basis of not less than two and one-half clock hours each day when in session. ~~Any closing or changing the use of a school building shall be conducted in compliance with the provisions of K.S.A. 72-8213.~~

(c) Each ~~accredited~~ elementary school shall count no more than two 15-minute supervised recess periods

per day, one during the mid-morning and one during the mid-afternoon, as part of the school term.

(d) Building administrator. Except as provided in S.B.R. 91-31-7(a)(2), each elementary school shall have the services of a building administrator and shall meet the following requirements:

(1) In school buildings having more than 16 teachers, excluding the building administrator, the building administrator shall spend at least 80% of the school day on administrative duties.

(2) In school buildings having six to 16 teachers, excluding the building administrator, the building administrator shall spend at least one-half of the school day on administrative duties.

(3) In school buildings having fewer than six teachers, excluding the building administrator, time during the school week shall be reserved for the building administrator's administrative duties.

(4) For the purpose of determining the number of teachers in paragraphs (d) (1), (2), and (3), part-time teachers shall be counted on a fractional basis according to the amount of time spent by the teacher in the building.

(5) ~~A district maintaining multi-elementary school attendance centers may assign a building administrator to may serve in more than one elementary attendance center provided school, if the assignment is in accordance with subsection (d)(1) paragraph (1) of this subsection.~~

(e) All teachers shall hold valid certificates with the appropriate endorsements for ~~their~~ *the* subject and level of assignment.

(f) Elementary schools which have an organized guidance program shall have the services of a certified counselor.

(g) The curriculum of each elementary school shall meet the provisions of K.S.A. 72-1101 and 72-1103 and requirements of the state board. Each elementary school shall have an organized physical education program. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended July 12, 1985; amended May 1, 1987; amended May 1, 1988.)

91-31-14b. School library media center program.

(a) The library media center program shall be an integral part of the total program of the school.

(b) Library media center staff. The library media center shall be staffed by a library media specialist who holds a valid certificate with the appropriate endorsement for ~~that~~ *this* level of assignment. Schools of fewer than 150 pupils may have classroom collections; and part-time consultative services of a certified library media specialist.

(c) Library media center materials and resources. Each school of 150 or more pupils shall have a library media center with a well-balanced collection of books, basic reference materials, periodical and audiovisual materials. Classification and cataloging of media center and classroom collections shall include a shelf list and an alphabetically arranged catalog using the Dewey Decimal System. Inventory and financial records shall be accurate and up-to-date.

(d) Book collections. Requirements for book collections shall be as follows:

Number of Pupils	Books Per Pupil
1 to 75	20 books per pupil
76 to 200	1,500 books plus 10 books for each additional pupil beyond 75
201 to 500	2,750 books plus 10 books per pupil beyond 200
Over 500	10 books per pupil

The library media collection shall contain audiovisual materials and equipment for use in the classrooms, school library media center, and for the home. Selection of all materials for library media center and classroom collections shall be the responsibility of the library media specialist or specialists, made in cooperation with teachers, parents and administrators.

(e) Alternative library media requirements. Elementary schools may elect to meet alternative library media center requirements under S.B.R. 91-31-10(e), and amendments thereto. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1983; amended May 1, 1988.)

91-33-1. Definitions. (a) "Accredited advised" means an initial failure of a school to meet one or more state board accrediting regulations a school meets all state board accreditation requirements or has not failed to meet one or more state board accreditation requirements for three consecutive years.

(b) "Accredited private nonprofit corporation" means a private nonprofit corporation accredited by the state education agency of the state in which it is situated. The state education agency of that other state shall have its accreditation procedures approved by the state board-advised" means failure of a school to meet one or more state board accreditation requirements for which no deficiency citation was issued the preceding year.

(c) "Accredited-warned" means failure of an accredited a school to comply with Kansas statutes or one or more state board accreditation regulations have corrected any deficiency cited by the state board the preceding two consecutive years.

(d) "Administrator" means a the person who is charged with administrative and supervisory responsibilities and certified by the state board for a school.

(e) "Annual survey" means an annual survey of each special purpose school which shows the total number of exceptional children served within the various categories of exceptionality in the state as provided by K.S.A. 72-917.

(f) "Comprehensive plan" means the plan, which each special purpose school shall submit by September 15 of each year, that states how the school will meet the needs of exceptional children in its programs. This plan shall follow the guidelines and provide the information requested by the state plan. The data necessary for the annual survey and end-of-year reports shall be included in the comprehensive plan of each special purpose school.

(g) "Daily program" means the schedule of classes taught by all teachers during the day.

(h) "Developmental special preschool" means those schools, operated by private nonprofit corpora-

tions or foundations, that serve any school that serves handicapped children under school age.

(i) (g) "Governing body or board" means the governing body or board of a special purpose school.

(j) (h) "Library media" means printed and audiovisual forms of communication and their accompanying technology.

(k) (i) "Library media program" means the complete instructional program and other services furnished to students and teachers by a library media center and its staff.

(l) "Program of studies" means those courses of instruction that are offered in any given school year.

(m) "Provisionally accredited" means a new special purpose school that has met state board accreditation requirements and Kansas statutes on or before November 15 that is requesting initial accreditation.

(n) "Local comprehensive plan" means the plan submitted by each school which describes how the school will meet the needs of exceptional children who are served by the school.

(o) "School year" means the 12-month period ending June 30.

(p) (1) "Special education services" means an educational program provided for exceptional children whose physical, mental, social, emotional or educational characteristics are sufficiently deviant to require an educational program that is markedly different from those usually taught in regular grades programs for which specialized training, instruction, programming techniques, facilities and equipment may be needed for the education of exceptional children.

(q) (m) "Special purpose school" or "school" means any school for exceptional children which is operated by a private, nonprofit corporation, or a public or private institution, within or without the state of Kansas, and at which special education services, approved by the commissioner of education, are provided, but shall not include any developmental special preschool.

(r) (n) "State board" means the state board of education.

(s) (o) "Teacher" means a person who holds a valid certificate with the appropriate endorsement for that person's level of assignment is responsible for providing instruction or training in any course or subject.

(t) (p) "Unit of credit" means a measure of credit which may be awarded to a student for satisfactory completion of all of the coursework of a particular course or subject. A full unit of credit is credit which is awarded for satisfactory completion of a course or subject that is offered for, and generally requires, a minimum of 120 clock hours to complete. Credit may be awarded in increments based upon the amount of time for which a course or subject is offered and generally requires to complete.

(u) "Unit of organization" means graded or ungraded groups which are organized and conducted as an administrative unit for instructional purposes. (Authorized by and implementing Article 6, Section

(continued)

2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1988.)

91-33-2. Procedures for accrediting special purpose schools. (a) Accreditation procedures.

(1) ~~The~~ Each governing body of each or board seeking initial accreditation of a special purpose school shall make written application, in writing, to the state board requesting the proper upon forms for accreditation provided by the state board. The application shall be submitted on or before August 15 of the school year in for which it requests accreditation is sought. Each special purpose school shall be accredited according to the special purpose school accreditation requirements. Accreditation shall be for one school year.

(2) Each special purpose schools school requesting accreditation and each school on the list of accredited schools shall file an annual special purpose school organization report, certified personnel report, special education annual survey, and local comprehensive plan, and other reports required by the state board. The plan reports named above shall be filed no later than September 15 of each year. The local comprehensive plan shall be filed no later than October 15 of each year. Intentional falsification of reports any report or plan may result in denial or loss of accreditation.

(2) (b) Each special purpose schools school, to be accredited, shall meet the provisions requirements of applicable Kansas statutes, the Kansas state plan for special education, and Kansas administrative and state board rules and regulations.

(3) Accreditation status for each school shall be determined by evaluation of the following information:

(A) data provided in official reports, including the local comprehensive plan;

(B) reports from state department of education specialists;

(C) reports from the state department of health and environment;

(D) the report or order of the state fire marshal; and

(E) any other official or special reports regarding the local school that may be requested by the state board.

(4) Schools shall be either accredited, or if deficiencies exist, "provisionally accredited," "accredited advised," "accredited warned," or dropped from the accredited list by the state board.

(5) Special purpose schools desiring accreditation shall comply with the provisions of K.S.A. 72-9001 et seq. and file evaluation policies for all certified personnel, with any amendments, with the state board. Failure to file policies or any amendments, or any noncompliance with any of the policies that are filed, shall be considered a violation of Kansas statutes and, for the first year, any violation shall be cause for the state board to issue a warning. If there is continued noncompliance the second school year, the school shall be removed from the accredited list by the state board as of the following June 30.

(c) Except as otherwise provided, the accreditation status of each school shall be determined on the basis

of data provided in official reports concerning the school, including the local comprehensive plan. Any report from state department of education specialists, the state department of health and environment, the state fire marshal, and any other report regarding the school that may be required by the state board may be considered.

(d) Each school shall be accredited or, if deficiencies exist, shall be accredited-advised or accredited-warned, or shall be dropped from the list of accredited schools. Each school shall report, annually, the progress made to correct any deficiencies cited the previous year. Except as otherwise provided, the state board shall issue an accreditation advisement the first year for any deficiency. If any deficiency cited is not corrected during the following school year, the state board shall issue an accreditation warning. If any deficiency cited for two consecutive years is not corrected during the third school year, the violating school shall be dropped from the list of accredited schools.

(6) During the school year, but no later than March 15; (e) Any school with deficiencies that are identified by March 1 shall be notified of such fact by the state board on or before March 15. All official accreditation notices indicating such deficiencies shall be mailed to the governing body or board and to the administrator of the school.

(7) Each school shall be responsible for making reports from time to time during the school year, as required by state board regulations, that shall be complete and accurate, reflecting any changes that might affect accreditation status.

Deficiencies identified after March 1 shall be entered into the accreditation file after notifying the school administrator and shall be considered in determining the accreditation status of the school.

(f) Responses from schools regarding the correction of any deficiency identified before March 1 shall be filed with the state board on or before April 1. Responses to any deficiency identified after March 1 shall be filed on or before June 1. Responses that are not made timely shall not be considered by the state board in determining the appropriate accreditation status of a school.

(8) (g) Accreditation or nonaccreditation The accreditation status of each school shall be effective as of June 30 and, unless changed by special action of the state board, shall remain be in force until for the following June 30 school year. Accreditation action taken on June 30 shall pertain to the school year just completed.

(9) During (h) At the June state board meeting of each year, the commissioner of education shall recommend to the state board the action to be taken regarding the accreditation status of each special purpose schools school seeking accreditation. In those cases where If the commissioner intends to recommend nonaccreditation that a school be denied accreditation or be dropped from the list or accredited schools, the commissioner shall notify the governing body or board and the administrator of the school of that intention no later than May 15. The governing

body or board of education shall be given an opportunity at the June meeting of the state board to present reasons why the school should be accredited.

(10) When If a school has been is denied accreditation or is dropped from the list of accredited schools, the state board of education shall have five days after the June board meeting shall send an official notice of denial of accreditation such action to the governing body or board and to the administrator fo the school. The notice shall be sent by the commissioner of education on behalf of the state board, by restricted mail within five days after the June board meeting, to the president and clerk of the board of education and the superintendent with return receipt requested.

(11) (i) (1) Any special purpose school denied accreditation effective June 30 of any year, shall upon application, be given tentative accreditation status by the state board to be effective the following August 15, if the deficiencies causing denial of accreditation have been corrected. The application for reinstatement to the accredited list shall be filed with the commissioner of education in sufficient time for it to be heard or considered by the state board at its regular August meeting and shall be signed by each member of the governing body of the school, indicating that all deficiencies have been corrected. All necessary forms for reinstatement shall be provided by the commissioner of education. which is dropped from the list of accredited schools may be reinstated to such list by the state board if the following conditions are met:

(A) A written request for reinstatement is submitted to the commissioner of education at least three weeks prior to the regular August meeting of the state board; and

(B) the deficiencies causing the school to be dropped from the list as of the preceding June 30 have been corrected and written documentation of such correction is filed with the request for reinstatement.

(2) If the state board finds that a school should be reinstated to the list of accredited schools, the school shall be reinstated to such list under the appropriate accreditation status. The accreditation status of the school shall be effective for the school year in which the school is reinstated to the list of accredited schools.

(12) Provisional accreditation. On or before November 15, prior to regular accreditation action taken by the state board on the following June 30, any special purpose school may receive provisional accreditation status if the school makes application for accreditation and submits a special purpose school report which shall be evaluated and approved by the state board. Provisional accreditation status may be extended for no more than a three-year period and such school shall be evaluated each year to determine the degree to which progress has been made toward meeting regular accreditation status requirements.

(13) (j) Out-of-state schools. Any school which is operated by a private nonprofit corporations corporation and which is located outside of the state of Kansas who offer and that offers special education programs and who are services and is accredited by the state education agency in which they are the school is

situated shall be placed on the approved list of accredited schools maintained by the state board in order to be recognized as out-of-state accredited special purpose schools.

(14) Other schools. Any special purpose school for exceptional children which cannot meet accreditation requirements as a special purpose school may join with accredited special purpose schools if the staff and program have been approved by the state board in accordance with Kansas administrative regulations for special education.

(k) If the state board determines, following an opportunity for a hearing, that a school has failed to follow an order of the state board, the state board may drop the school from the list of accredited schools. Such action shall be effective on June 30 of the year in which noncompliance is determined by the state board. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1988.)

91-33-3. Policies and organization. (a) Policies. (1) All orders, rules and regulations of the governing body or board; and any revisions, shall be in writing and certified; and upon request shall be made available to the employees, patrons, and pupils of the school for examination on request. Policies shall not discriminate in the employment of staff or the selection of pupils on the basis of race, religion, color, national origin or ancestry, physical handicap, or sex.

(2) School personnel policies. Personnel policies shall be adopted by the governing body or board and shall be made available to pupils, teachers and parents for examination on request.

(3) Evaluation policies for certified personnel. Evaluation policies for certified personnel shall be adopted as prescribed by K.S.A. 72-9001 et seq., as amended, and shall be filed with the state board.

(4) Admission, promotion and placement policies. The governing body or board shall adopt policies regarding admission, promotion, and placement of pupils students. Policies shall meet the provisions of statutes and the requirements of Kansas administrative regulations. These policies shall be made available to pupils, teachers, and parents for examination on request.

(5) Rules governing suspension and expulsion of pupils. Each special purpose school's school shall adopt policies governing the suspension and or expulsion of pupils shall students that conform to with the provisions of K.S.A. 72-8901 et seq.; as amended, and the current Kansas state plan for special education.

(b) Health services. Special purpose schools providing those health services, other than basic hearing screening, free dental inspection, and basic vision screening, which are necessary for a student to remain in attendance at school, shall:

(1) have available a licensed health care professional responsible for providing the health services, or training others to provide the services, or both;

(2) adopt policies related to the provision of health services; and

(continued)

(3) provide the training necessary to comply with K.S.A. 65-1124, and any amendments thereto, for those who have been delegated the responsibility of providing emergency and other health services, and who are not licensed health care professionals.

(c) Human sexuality.

(1) Effective September 1, 1988, each governing body or board shall provide an education program in human sexuality, including information about sexually transmitted diseases; especially acquired immune deficiency syndrome (AIDS).

(2) The program shall:

(A) require that teachers and building administrators have appropriate academic preparation, or have participated in inservice training, designed to develop a basic knowledge of and a sensitivity to the area of human sexuality;

(B) require that all teachers who teach courses in human sexuality hold appropriate certification to provide such instruction, except that until September 1, 1992, teachers assigned to teach human sexuality education shall hold any valid certification appropriate for the level; and

(C) include procedures whereby any pupil, whose parent or guardian so requests, shall be excused from any or all portions of the program without any penalty resulting from such action.

(3) The specific curriculum of the program and the grades in which the program are to be offered shall be determined by each governing board. The curriculum shall be specified in writing and shall be on file in the special purpose school office.

(4) The provisions of this subsection shall not be construed as requiring, endorsing or encouraging the establishment of school-based health clinics or the teaching of birth control methods.

(b) (d) Organization. (1) Any accredited special purpose school may provide services to public schools as provided by K.S.A. 72-933 and 72-966.

(2) Any accredited special purpose school may provide any combination of instructional levels from pre-school through maximum school age as provided by Kansas administrative regulations for special education; shall be organized as an ungraded program; shall provide programs for students with a range of developmental skills and shall set identifiable goals for the students served. Any school which serves only pre-school age exceptional children shall not be accredited as a special purpose school.

(3) (2) Each special purpose school shall have a minimum of four staff members, including at least one full-time teacher. Paraprofessionals who are qualified to assist certified teachers in the instruction of exceptional children, as determined by regulations established by the state board, may be employed.

(4) (3) The length of the school year shall be scheduled to be at least 180 days or be scheduled to be at least 1080 instructional hours as provided by K.S.A. 72-1106(a)(2).

(5) (4) The length of the school day shall be at least six hours, except as provided by K.S.A. 72-1106.

(6) (5) Each special purpose school shall provide data, as requested by the a local school district or

interlocal cooperative, when which is necessary for completing the annual special education survey.

(e) (f) Special, exemplary or innovative programs, waiver of regulations. Schools that have special, exemplary, or innovative education programs that do not meet all accreditation regulations may, prior to the beginning of the school term, submit a request to the special education administrative section for approval of one or more variations from state plan regulations from the state board to conduct those programs. Such requests shall describe the nature of the variation and provide a rationale or justification for the variation. Approval shall be granted if the administrator has submitted the proposed program in writing, and the program includes:

(1) A statement citing how the program would be curtailed or prohibited if regulations of the state board are applied to the program;

(2) evidence that the goals and objectives of the program fall within statewide education goals defined by the state board;

(3) evidence that the program adopted is in compliance with Kansas statutes;

(4) evidence that the evaluation procedures for the program are identified in advance and provide valid and objective data for assessing its success; and

(5) evidence that all teachers of such programs have met criteria established by the state board.

The state board shall notify the administrator in writing of approval or disapproval of the program. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1988.)

91-33-4. Administration. (a) Principal or special school administrator. Each special purpose school shall have the services of a principal or special school administrator who shall be assigned and have the necessary time to perform administrative and supervisory responsibilities. These administrative and supervisory responsibilities may be performed by the special purpose school or through a cooperative arrangement with another accredited school.

(b) Assistant principal or assistant special school administrator or supervisors. In special purpose schools where the principal or special school administrator requires assistance due to the amount of administrative responsibilities, staffing patterns shall include the services of one or more assistant principals or assistant special school administrators or supervisors.

(c) Administrative regulations.

(1) Compulsory attendance. Each special purpose school shall conform to the provisions of K.S.A. 72-962(f), 72-977 and 72-1111, regarding compulsory attendance. Student credit. The credit of any student transferring from an accredited school shall be accepted. The credit of any student transferring from an unaccredited school may be accepted.

(2) (b) Adherence to health laws. All Each special purpose schools school shall adhere to the provisions of Kansas school health statutes, K.S.A. 72-1204 et seq., as amended, and K.S.A. 72-5201 et seq., as amended.

(3) (c) Display of flags. Each special purpose school shall fly the United States flag and a the Kansas flag, as provided by K.S.A. 76-701 and 73-706.

(4) (d) Observance of fire, safety and tornado laws. Fire and safety The provisions of K.S.A. 31-132 *et seq.*, as amended, shall be observed. All special schools shall establish tornado procedures and conduct tornado drills, as provided required by regulations promulgated by the state fire marshal under K.S.A. 31-133.

(5) (e) School transportation. Transportation of pupils students shall comply with state statutes and rules and regulations published by the Kansas department of transportation.

(6) (f) Pupil Student records. Accurate and complete records of achievement, attendance and activities shall be kept in a safe or fire-resistant compartment. Except as provided by K.S.A. 72-5386, when any pupil a student transfers or is promoted to another school, the academic records of that pupil student shall follow the student on request, except as provided by K.S.A. 72-5386. Pupil Student records shall be maintained in a manner that assures the right of privacy, pursuant to and released in accordance with K.S.A. 72-6214, the federal Family Educational Rights and Privacy Act of 1974, and K.A.R. 91-12-43.

(7) (g) Teacher records. An individual teacher record for each teacher, including a current college transcript or transcripts, certification, tenure, salary, retirement status, and other personnel data, shall be on file in an the office as required by law and the policies of the governing body or board.

(8) Activity funds. All activity funds shall be in one central account.

(9) Surety bond. Each person responsible for the receipt and disbursement of money shall be bonded with a surety bond in an amount fixed by the governing body. That bond shall be approved and paid by the governing body.

(10) Auditing. In addition to persons authorized to make audits under K.S.A. 72-1122 *et seq.*, as amended, accounts shall also be subject to audit by auditors of the state board.

(11) Sales tax. A permanent record shall be maintained showing sales and admissions for which sales tax is paid. This record shall be maintained for the length of time required by Kansas statutes.

(12) (h) Inventories. Inventories of all equipment, apparatuses, books, and supplies shall be on file. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1988.)

91-33-5. Staff. (a) Principal or special school administrator. Each principal or special purpose school administrator shall hold be under the supervision of person who holds a valid certificate with an administrative endorsement as a director of special education, district school administrator or building administrator.

(b) Teachers. Each teacher shall hold a valid certificate with the appropriate endorsement or endorsements for that teacher's assignment. Certification

status of the teacher shall determine the kind of credit awarded for a course.

(c) Supportive staff. Supportive personnel shall be assigned in accordance with the special education state plan rules and regulations adopted by the state board.

(d) Paraprofessionals. Nonecertified personnel Paraprofessionals may be assigned to assist certified teachers as provided by K.S.A. 72-962 as amended by L. 1987, Ch. 268, Sec. 2 and K.A.R. 91-12-61, and any amendments thereto.

(e) Substitutes. Any person holding a substitute teaching endorsement shall teach no more than 90 days in any school year.

(f) Emergency substitute. Any person holding an emergency substitute teaching endorsement shall teach no more than 30 days in one semester.

(g) When a teacher holding a valid certificate with an appropriate elementary, secondary, K-12 or substitute endorsement is not available, a school may:

(A) Use a substitute teacher holding a valid Kansas certificate at any level, and in any field or subject; or

(B) employ persons who have been certified by the state board as emergency substitute teachers. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1988.)

91-33-6. Special education services and curriculum. (a) The curriculum of each special education services provided by any special purpose school shall meet the provisions of statutes and Kansas administrative regulations requirements of K.S.A. 72-962 as amended by L. 1987, Ch. 268, Sec. 2 *et seq.*, and rules and regulations adopted by the state board and shall be approved by the commissioner of education.

(b) Each special purpose school shall be organized to include a program of studies and related services to meet the educational needs of students.

(c) Each special purpose school granting high school credit shall organize its program on the basis of units of credit. Each such school shall maintain, offer and teach courses that will allow students to complete graduation requirements.

(d) Each course or subject shall be taught by an appropriately certified teacher, with or without the services of one or more approved paraprofessionals. Noninstructional activities may be supervised by aides.

(e) Credit shall be granted in accordance with the provisions of S.B.R. 91-31-12b and any amendments to that regulation. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1988.)

91-33-7. Library media center. (a) Media services. Media services shall be an integral part of the total program of the school and shall provide:

(1) Media resources meeting the curricular objectives of the school;

(2) materials and equipment for both instructional activities and the personal enrichment of pupils students; and

(continued)

(3) media resources meeting the capabilities and learning styles of the ~~pupils~~ *students*.

(b) Library media resources. ~~Library media shall consist of materials and equipment that meet the objectives of the school and the needs of pupils and teachers.~~ Classification and cataloging of library media resources shall include a shelf list and an alphabetically arranged catalog. Inventory and financial records shall be accurate and up-to-date. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1988.)

91-33-8. Graduation. (a) (1) ~~Each pupil Except as otherwise provided in this regulation, school policies shall stipulate that students shall be eligible for graduation only upon completion of the following requirements which include at least the following:~~

(A) Four units of English language arts. ~~Beginning with the 1988 graduating class, which shall include three units shall be in English.~~ When, in the judgment of the high school principal administrator, a ~~pupil~~ *student* can profit more by taking another subject, the principal administrator may waive up to one unit of this requirement;

(B) ~~two units of social studies, which shall include one unit of United States history and at least one-half unit of United States government, including the constitution of the United States.~~ Beginning with the 1988 graduating class, three units of social studies shall be required, which shall include one unit of United States history; and at least one-half unit of United States government, including the constitution of the United States;

(C) ~~one unit of science as a laboratory course.~~ Beginning with the 1988 graduating class, two units shall be required of *science*, including one unit as a laboratory course;

(D) ~~one unit of mathematics.~~ Beginning with the 1988 graduating class, two units of mathematics shall be required;

(E) one unit of physical education, which may include one-half unit of health, safety, first aid, or physiology. This requirement shall be waived:

(i) upon receipt of a statement by a licensed physician that a ~~pupil~~ *student* is mentally or physically incapable of participating in a regular or modified adaptive physical education program; or

(ii) when the requirement is contrary to the religious teachings of the ~~pupil~~ *student*, as indicated on a written statement; signed by a the lawful custodian of the ~~pupil~~, shall be filed with the proper authorities of the school, requesting that the ~~pupil~~ not be required to participate in the activities and stating the reason for the request ~~student~~; and

(F) eight units of elective courses. Beginning with the 1989 graduating class, nine units of elective courses shall be required.

(2) A total of 21 units of credit shall be required for the 1989 graduating class, and each graduating class thereafter. A total of 20 units of credit shall be required for the 1988 graduating class. A total of 17 units of credit shall be required for graduation for those students in classes which will graduate prior to 1988.

(3) Beginning with the 1984-85 school year, Any additional requirements of the governing body or board of education that increase the number of units of credit required for graduation shall apply to those students who will be in the tenth grade class the following school year.

(b) The governing body of the district or board of a special purpose school may set adopt written alternative graduation policies requirements, which shall be in writing and adopted by the board of education, which indicate that a ~~pupil~~ *students* will be eligible for graduation upon the completion of at least the minimum total units of credit required by paragraph (a)(2). The required units of credit shall include one unit of United States history and at least one-half unit of United States government, including the constitution of the United States pursuant to K.S.A. 72-1103.

(c) Alternative graduation policies set by the board of education requirements established by the governing body or board of any special purpose school shall be in compliance with statewide educational goals as adopted by the state board, and shall have broad base community involvement in their formulation. These policies requirements shall be set out in the local comprehensive plan and submitted to the state board of education for approval prior to implementation in the district. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1985; amended May 1, 1988.)

91-33-9. Site and School building. Each site and building of a special purpose school shall meet the requirements of Kansas statutes and codes concerning school building construction, and fire and health safety, and shall be accessible accessibility to the physically handicapped. Whenever the state fire marshal issues an order to the governing body to close or correct the condition of any building or facility by repairing, remodeling or restoration, and when no proceedings of appeal have been instituted by the electors of the board, pursuant to the provisions of K.S.A. 1982 Supp. 72-8213(i) and (j), the governing body shall comply with the order by the following June 30. If the school fails to do so, it shall be given an accredited warned status on that date. If not corrected, or if reasonable steps have not been taken to comply within the subsequent school year, the school shall be given a nonaccredited status the following June 30. It shall be the responsibility of the governing body to notify the state board immediately when an action is taken or an order is issued by the state fire marshal or the state department of health and environment indicating unsafe facilities or site. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective May 1, 1984; amended May 1, 1988.)

91-34-1. Definition of terms. (a) "Accredited" means a school meets all state board accreditation requirements or has not failed to meet one or more state board accreditation requirements for three consecutive school years.

(b) "Accredited-advised" means failure of a school to meet one or more state board accreditation requirements for which no deficiency citation was issued the preceding year.

(c) "Accredited-warned" means failure of a school to have corrected any deficiency cited by the state board the preceding two consecutive years.

(d) "Closed unit education program" means a program for the provision of education services in a highly restrictive secure setting.

(e) "Contractual agreement" means an agreement between a local education agency and a youth center which specifies in detail the responsibilities, obligations and liabilities of each party concerning the youth center school.

(f) "District school administrator" means the chief administrative officer appointed by the board of education of the district who is responsible for administrative and supervisory duties for all units of organization within the district and who has charge of the youth center school personnel as outlined in the contractual agreement.

(g) "Library media center" means the service area which houses both the library and any audiovisual services of a youth center school.

(h) "School year" means 225 school days consisting of not less than six hours per day, or 1350 school hours during a period of 12 consecutive months.

(i) "State board" means the state board of education.

(j) "State youth center" or "youth center" means a facility operated by the secretary of social and rehabilitation services for juvenile offenders.

(k) "Supervising teacher" means a teacher assigned responsibility for planning classes taught in a closed unit education program.

(l) "Teacher" means a person who is responsible for providing instruction or training in any course or subject.

(m) "Youth center school" means a school operated at a state youth center to provide education services to youths admitted to the institution.

(n) "Youth center superintendent" means the chief administrative officer of a youth center responsible for the operations and activities of the youth center.

(o) "Unit of credit" means a measure of credit which may be awarded to a student for satisfactory completion of all of the coursework of a particular course or subject. A full unit of credit is credit which is awarded for satisfactory completion of a course or subject that is offered for, and generally requires, a minimum of 120 clock hours to complete. Credit may be awarded in increments based upon the amount of time for which a course or subject is offered and generally requires to complete. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-2. Procedures for accrediting youth center schools. (a) Each youth center school that seeks initial accreditation shall make written application to the state board upon forms provided by the state board. The application shall be submitted on or before August 15 of the school year for which accreditation is sought. Accreditation shall be for one school year.

(b) Each school requesting accreditation and each school on the list of accredited schools shall file the youth center school organization report and other reports required by the state board. The school organization report shall be filed no later than October 10. Intentional falsification of any report may result in denial or loss of accreditation.

(c) (1) The accreditation status of each school shall be determined on the basis of data provided in the youth center application or organization report, the report of the state department of health and environment, the report or order of the state fire marshal, and other reports that may be requested by the state board.

(2) Each school shall meet the requirements of applicable Kansas statutes and state board rules and regulations.

(d) (1) Each school shall be accredited or, if any deficiencies exist, shall be accredited-advised or accredited-warned, or shall be dropped from the list of accredited schools. Each school shall report, each year, the progress made to correct any deficiencies cited the previous year. For any deficiency, the state board shall issue an accreditation advisement the first year. If any deficiency cited is not corrected during the following school year, the state board shall issue an accreditation warning. If any deficiency cited for two consecutive years is not corrected during the third school year, the violating school shall be dropped from the list of accredited schools.

(2) By not later than March 15 of each school year, any school with deficiencies that are identified by March 1 shall be notified of such fact by the state board. All notices indicating such deficiencies shall be mailed to the youth center superintendent and to the district school administrator of the school district that is providing educational services at the youth center school. Deficiencies identified after March 1 shall be indicated to the youth center superintendent and the district school administrator, entered into the accreditation file, and considered in determining the accreditation status of the school.

(3) Responses from schools regarding the correction of any deficiencies identified before March 1 shall be filed with the state board no later than April 1. Response to deficiencies identified after March 1 shall be filed no later than June 1. Any response that is not made timely shall not be considered by the state board in determining the appropriate accreditation status of a school.

(4) The accreditation status of each school shall be effective as of June 30 and shall be in force for the following school year, unless changed by action of the state board.

(e) (1) At the regular June meeting of the state board, the commissioner of education shall recom-

(continued)

mend to the state board the action to be taken regarding the accreditation status of each youth center school. If the commissioner of education intends to recommend that a youth center school be dropped from the list of accredited schools, the commissioner shall notify the district school administrator and the youth center superintendent of that intention no later than May 15.

(2) The district school administrator and the youth center superintendent shall be given an opportunity at the June meeting of the state board to present reasons why the school should be accredited. If the state board determines a school should be dropped from the accredited list, the commissioner of education will send notice of such action to the district school administrator and the youth center superintendent. Such notice shall be sent by restricted mail within five days after the June state board meeting.

(f) (1) Any youth center school which is dropped from the list of accredited schools may be reinstated to such list by the state board if the following conditions are met:

(A) A written request for reinstatement is submitted to the commissioner of education at least three weeks prior to the regular August meeting of the state board; and

(B) The deficiencies causing the school to be dropped from the accredited list as of the preceding June 30 have been corrected and written proof of such correction is filed with the request for reinstatement.

(2) If the state board finds that a youth center school should be reinstated to the list of accredited schools, the state board shall direct staff to accomplish such reinstatement and the school shall be reinstated under the appropriate accreditation status. This accreditation status shall remain in force for the school year in which the school is reinstated to the list. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-3. Youth center staff. (a) Director of education. Each youth center school shall be under the supervision of a director of education who holds a valid certificate with the building administrator endorsement.

(b) Teachers. Each youth center school teacher shall hold a valid certificate with the appropriate endorsement or endorsements for the subject and level of assignment.

(c) Aides. Noncertified personnel may supervise pupils in noninstructional activities, but shall work under the supervision of certified personnel. Special education paraprofessionals shall be authorized to assist certified personnel in the instruction of exceptional children as provided by K.S.A. 72-962 as amended by L. 1987, Ch. 268, Sec. 2 and the state plan for special education.

(d) Counselors. The students at each youth center school shall have access to the services of one or more counselors certified by the state board of education.

(e) Teacher records. An individual teacher record, including a current college transcript or transcripts, certification, tenure, salary, retirement status, and

other personnel data shall be on file with the school district by whom the teacher is employed.

(f) Substitutes. Any person holding a substitute teaching endorsement shall teach no more than 90 days in any school year.

(g) Emergency substitute. Any person holding an emergency substitute teaching endorsement shall teach no more than 30 days in one semester.

(h) When a teacher holding a valid certificate with an appropriate endorsement is not available, youth center schools may:

(1) Use a substitute teacher holding a valid Kansas certificate at any level, and in any field or subject; or

(2) employ persons who have been certified by the state board as emergency substitute teachers. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-4. Personnel policies. (a) Youth center school staff shall be governed by the personnel policies of the school district that has contracted to provide educational services at the youth center. The policies shall be on file at the school district and shall be available for examination on request.

(b) All certified personnel shall be evaluated in accordance with policies adopted under K.S.A. 72-9001 *et seq.* (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-5. Administration. (a) Display of flags. Each youth center school shall fly the United States flag and the Kansas flag.

(b) Adherence to health laws. Each youth center school shall adhere to the provisions of K.S.A. 72-1204 *et seq.* and K.S.A. 72-5201 *et seq.*

(c) Discipline of students. The youth center school shall adopt policies pertaining to the discipline of students. The policies shall be on file and shall be available for examination on request. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-6. School buildings. The construction of any school building at a youth center shall comply with the requirements of Kansas statutes concerning the construction of school buildings. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-7. Program and services. (a) Each youth center school shall be organized to include a program of studies to meet the educational needs of students. In addition, each youth center school granting high school credit shall organize its program on the basis of units of credit.

(1) Each accredited youth center school shall maintain, offer and teach courses that will allow students to complete graduation requirements.

(2) Each course or subject shall be taught by an appropriately certified teacher or teachers. Noninstructional activities may be supervised by an aide.

(b) Special education services shall be provided and shall meet the requirements of K.S.A. 72-933 *et seq.* and rules and regulations adopted by the state board.

(c) Accurate and complete records of student scholarship, attendance and activities shall be kept in a safe and fire-resistant compartment. Except as provided by K.S.A. 72-5386, when a student transfers to another school academic records shall follow the student or request. Student records shall be maintained and released in compliance with the policy adopted by the school district providing services at the youth center school under the provisions of K.S.A. 72-6214.

(d) Each youth center school shall have educational goals and curricular objectives for each instructional area in the educational program. All such goals and objectives shall be reviewed annually. All goals and objectives shall be on file and copies shall be available to patrons, students, teachers, administrators and to the state board of education for examination on request.

(e) Each youth center school shall have a library media center.

(1) The library media center shall be organized as a resource center of instructional material for the educational program.

(2) Classification and cataloging of the collection shall include a shelf list and an alphabetically arranged catalog using the Dewey Decimal System.

(3) Inventory and financial records shall be accurate and up-to-date.

(4) Materials for teachers shall include professional magazines dealing with general teaching methods.

(f) Health services. Basic hearing screening, free dental inspection, and basic vision screening are necessary health services for a student to remain in attendance at school. School districts providing other health services shall:

(1) Have available a licensed health care professional responsible for providing the health services, or training others to provide the services, or both;

(2) adopt policies related to the provision of health services; and

(3) provide the training necessary to comply with K.S.A. 65-1124 as amended by L. 1987, Ch. 234, Sec. 1, for those who are not licensed health care professionals but have been delegated the responsibility of providing emergency and other health services.

(g) Human sexuality. (1) Effective September 1, 1988, each youth center school shall provide an education program in human sexuality, including information about sexually transmitted diseases, especially acquired immune deficiency syndrome (AIDS);

(2) The program shall: (A) Require that teachers and directors of education have appropriate academic preparation or inservice training designed to develop a basic knowledge of and a sensitivity to the area of human sexuality;

(B) require that all teachers who teach courses in human sexuality hold appropriate certification to provide such instruction; except that until September 1, 1992, teachers assigned to teach human sexuality education shall hold any valid certification appropriate for the level; and

(C) the specific curriculum of the program and the grades in which the program are to be offered shall be determined by each youth center school. The curricu-

lum shall be specified in writing and shall be on file in the youth center school office.

(3) The provisions of this subsection shall not be construed as requiring, endorsing or encouraging the establishment of school-based health clinics or the teaching of birth control methods.

(h) Placement of students in the educational program shall be determined according to a written placement policy and shall include the following:

(1) Past educational experience record;

(2) examinations administered by the youth center school; and

(3) successful performance levels at the level of assignment.

(i) Promotion shall be determined according to a written policy of the youth center school.

(j) The length of the school year shall be at least 225 school days or the equivalent of 1350 clock hours.

(k) The length of the school day shall be at least six hours.

(l) The number of students shall be limited to a maximum of 10 students per class with the exception of physical education classes. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-8. Granting credit. (a) The subject area for which credit is granted in any course shall be based upon the subject area endorsement held by the teacher of the course. Athletic practice for competition shall not be counted for credit. Credit shall be granted for successfully completing class work, passing examinations administered by the youth center school and participation in any program outlined by S.B.R. 91-34-10 through 91-34-12.

(b) Correspondence credit. Correspondence credit may be earned from any school or institution with the approval of the director of education.

(c) Credit may be granted to: (1) Students who successfully complete college work within guidelines established by the director of education; and

(2) students in grades seven or eight who successfully complete courses in the high school curriculum. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-9. Closed unit educational programming. (a) Any closed unit educational program shall be organized and delivered to insure that services are provided consistent with the educational program of the youth center school. Closed unit educational services shall be taught by a teacher at the appropriate grade level certified in the subject area, or by a teacher not certified in the appropriate subject area if a supervising teacher who is certified in the subject area assists.

(b) Time shall be provided within the duty day for instructional planning and coordination between the supervising teacher and the teacher assigned to the closed unit. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

(continued)

91-34-10. Independent study programs. Credit shall be given for independent study programs which:

- (a) Are approved by the director of education;
- (b) are an extended, in-depth study of a particular subject area offered in the regular school programs;
- (c) have the responsibilities of the sponsoring teacher defined by school policies;
- (d) specifically list for each pupil the objectives that must be met for successful completion of the program. The objectives shall be developed by the sponsoring teacher; and
- (e) have equipment and learning materials available as part of the program for independent study. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-11. Work study programs. (a) Any work study program offered by a youth center school shall meet the following requirements: (1) The program shall be organized and maintained so that students are under the direction and supervision of the youth center school.

(2) Each program shall have written policies pertaining to student enrollment, attendance, absenteeism, and conduct.

(3) The work study staff shall be certified teachers; however, certification shall not be required for persons responsible for training or supervision at the on-site work experience station.

(b) Each work study program shall include:

- (1) A staff orientation as to responsibilities;
- (2) a student orientation as to the goals and objectives of the work experience program;
- (3) an employer orientation as to the purpose of the program and the employer's responsibilities;
- (4) an employer's conference at the conclusion of the program to determine the employer's perception of how the program functioned and to obtain suggestions for improvement; and
- (5) student conferences at the conclusion of the program to determine the student's perception of how the program functioned and to obtain suggestions for improvement.

(c) The school shall schedule regular visits with the employer to monitor student progress with at least one visit being scheduled during each 60 clock hours of work study, exclusive of time spent at employer orientation or employer conferences.

(d) The following records shall be maintained by the youth center school: (1) On-the-job attendance records, which shall be filed by the employer each week;

(2) student work schedule, which shall be filed by the employer;

(3) employer's verification of work records;

(4) employer's evaluation of student's work experience; and

(5) reports of on-site visits made by the teacher.

(e) All records shall be available for audit by the state board.

(f) A unit of credit may be granted for each 120 clock hours of work experience. (Authorized by and imple-

menting Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-12. General education development (G.E.D.) test results. (a) Youth center schools may accept G.E.D. test results for credit toward graduation subject to the following requirements:

(1) The test results shall be certified by those who administered the test;

(2) the minimum score on each individual test of the G.E.D. battery of tests shall be 35, with an average of 45 for all tests;

(3) credit shall not be granted for any specific subject, but shall be listed as G.E.D. credit on the student's transcript; and

(4) the student shall be attending or shall have attended the youth center school that is to grant the credit.

(b) Youth center schools shall not grant credit on the basis of G.E.D. test results to graduate any student before the student attains the age of 16 years. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-13. Graduation. (a) Subject to the provisions of the subsection (b), each student shall be eligible for graduation from high school upon completion of the youth center school requirements for graduation, which shall include the following:

(1) Four units of English language arts, including three units in English. When the director of education determines that a student can profit more by taking another subject, the director of education may waive up to one unit of this requirement;

(2) three units of social studies, which shall include one unit of United States history and at least one-half unit of United States government, including the Constitution of the United States;

(3) two units of science, including one unit as a laboratory course;

(4) two units of mathematics;

(5) one unit of physical education, which may include one-half unit of health, safety, first aid, or physiology. This requirement shall be waived: (A) Upon receipt of a statement by a licensed physician that a pupil is mentally or physically incapable of participating in a regular or modified physical education program; or

(B) When the requirement is contrary to the religious teachings of the student as indicated in a written statement, signed by a lawful custodian of the student;

(6) eight units of elective courses. Beginning with the 1989 graduating class, nine units of elective courses shall be required;

(7) a total of 21 units of credit shall be required for the 1989 graduating class, and each graduating class thereafter. A total of 20 units of credit shall be required for the 1988 graduating class.

(b) The director of education may establish written alternative graduation requirements, for adoption by the contracting board of education, which provide that students will be eligible for graduation upon completion of at least the minimum total units of credit required by paragraph (a)(7) of this regulation. The

required units of credit shall include one unit of United States history and at least one-half unit of United States government, including the Constitution of the United States.

(2) Alternative graduation requirements established for any youth center school shall be in compliance with statewide educational goals, as adopted by the state board and shall have state board approval prior to implementation in the youth center school. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

91-34-14. Interscholastic activities. (a) Students below the sixth grade shall not be eligible to participate in interscholastic athletic competition.

(b) Any school may join the Kansas state high school activities association and participate under its rules and regulations. Any school which is not a member of K.S.H.S.A.A. shall comply with the requirements of this regulation.

(c) Seventh and eighth grade students shall participate in interscholastic activities only according to the following requirements:

(1) The coaches shall be members of the teaching staff and each shall hold a valid certificate.

(2) For any student to be eligible to participate in interscholastic activities, that student shall submit a physician's statement indicating the student is physically able to participate. Students shall compete in interscholastic athletics only with the written consent of the youth center superintendent. Any student who participates on an organized team outside of school during the school year shall be ineligible for interscholastic school teams in that particular sport.

(3) In scheduling athletic contests, each school shall:

(A) Schedule no more than eight interscholastic athletic contests in any one sport, exclusive of a tournament, in any one school year, unless otherwise specified in this regulation;

(B) schedule for each team no more than one interschool contest each week, exclusive of tournament games. One regularly scheduled game and one make-up game may be scheduled during the same week only once during the season; and

(C) have the approval of the school director.

(4) Practice time shall not exceed one hour per school day. Any practice session held between two schools shall not be considered as practice time but shall count as one of the allowed number of contests per season.

(5) Each student shall have the following activity limitations:

(A) Basketball. In the seventh and eighth grades, each team or player shall be limited to a maximum of 14 games and no tournaments, or 12 games and one tournament, or 10 games and two tournaments. Quarters shall be a maximum of six minutes in length with a one-minute intermission between the first and second quarters and between the third and fourth quarters, and an intermission of 10 minutes between

the second and third quarter. No student shall participate in more than four quarters of play on any one day, excluding overtimes.

(B) Softball and baseball. Regulation games shall be limited to five innings and eight days of play.

(C) Track and field events. Seventh and eighth grade pupils shall be limited to any three events per day. Seventh and eighth grade students are limited to no more than one race of 400 meters or more in one day. The longest race run shall be 800 meters for pupils in the seventh grade and 1600 meters for students in the eighth grade. All jumps and vaults shall end in a soft landing pit.

(D) Gymnastics. Each student shall be allowed to participate each year in only one gymnastic meet in which preliminary events are necessary. No student shall participate in more than eight meets during a season, nor in more than two events per day. Each seventh and eighth grade student shall be eligible to participate in the following approved events:

(i) Boys may participate in side horse, vaulting, horizontal bars, parallel bars, floor exercise, and tumbling.

(ii) Girls may participate in tumbling, vaulting, balance beam, uneven parallel bars, and floor exercise.

(E) Boxing. Seventh and eighth grade boxing shall be prohibited.

(F) Touch or flag football. Quarters in touch or flag football, shall be a maximum of eighth minutes in length with an intermission of 10 minutes at the end of the second quarter.

(G) Tackle football. Students in the seventh and eighth grades may play tackle football. Each school shall be limited to a maximum of seven games and each student shall be limited to 28 quarters. A student shall not participate in more than four quarters in one day. Quarters shall be a maximum of eight minutes in length with an intermission of 10 minutes at the end of the second quarter.

(H) Wrestling. Pupils in seventh and eighth grades may participate in wrestling. The school shall be limited to eight matches or no more than seven matches and one tournament, or no more than five matches and two tournaments. Weight divisions shall be 72 pounds, 76 pounds, 80 pounds, 84 pounds, 88 pounds, 92 pounds, 96 pounds, 100 pounds, 105 pounds, 110 pounds, 115 pounds, 120 pounds, 127 pounds, 133 pounds, 138 pounds, 145 pounds, 154 pounds, and heavy-weight. Maximum length of wrestling periods shall be one minute for the first period; 1½ minutes for the second period, and 1½ minutes for the third period. During overtime periods, the first period shall be 30 seconds, the second period 45 seconds, and the third period 45 seconds.

(I) Soccer and speedball. Quarters in soccer and speedball shall be a maximum of eight minutes in length with an intermission of 10 minutes at the end of the second quarter. Each school shall be limited to a maximum of seven games and each pupil shall be limited to 28 quarters.

(continued)

(J) Volleyball. The school shall be limited to eight days of participation.

(K) Golf. No pupil shall participate in more than seven days of inter-school competition during a season.

(L) Tennis. No pupil shall participate in more than seven days of inter-school competition during a season.

(M) Other events and activities. Events and activities not listed may be included in interscholastic activities if they meet the requirements of paragraphs (1), (2), (3), and (4) of subsection (c) of this regulation.

(d) Athletic leagues. Athletic leagues may formulate their own rules and regulations which shall be in compliance with this regulation. (Authorized by and implementing Article 6, Section 2(a) of the Kansas Constitution; effective October 14, 1987.)

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